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COMMISSIONER’S BOOKS
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DATE 6-16-2009 OPERATOR: (W). G
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W. D. Millman
Gustave C. Cumber
O. S. Armstrong
Gustave C. Cumber
Phil Klotze
Conrad Rees
James A. Burton
W. R. Failing
W. H. Day, Jr.
O. S. Armstrong
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W. R. Failing
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<td></td>
<td>Amendment filed</td>
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<tr>
<td></td>
<td>504</td>
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<tr>
<td>Petition of E. R. Bilox</td>
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<td></td>
<td>Petition reviewed</td>
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- Elevator operator: 461
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<td>Contract with</td>
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<td>Corporation &amp; Purchase</td>
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<td>Total Bond, purchase, improvements</td>
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<td>Petition to Bond</td>
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Yanderbough Anti-Laborious Society

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<th>Item</th>
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<tr>
<td>Contract for care of patients</td>
<td>$184</td>
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<td>Police report</td>
<td>$557</td>
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Voting Machines

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<th>Item</th>
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<tr>
<td>Plans &amp; specs</td>
<td>$450</td>
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<tr>
<td>Bids prepared</td>
<td>$467</td>
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<tr>
<td>Bid accepted, contract awarded</td>
<td>$468</td>
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<td>Guarantees 15 years</td>
<td>$472</td>
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Geneman Albert J.

<table>
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<th>Item</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Alley Board of Review</td>
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</tr>
<tr>
<td>Survey County</td>
<td>$487</td>
</tr>
<tr>
<td>Township</td>
<td>$293</td>
</tr>
<tr>
<td>Name</td>
<td>Item</td>
</tr>
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<td>----------------------------------</td>
</tr>
<tr>
<td>Water Pipe</td>
<td>Petition of First Ave</td>
</tr>
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<td>Buck &amp; Pike Co.</td>
</tr>
<tr>
<td></td>
<td>Base Ave.</td>
</tr>
<tr>
<td>Walz A. J.</td>
<td>Scholarship Awards 4197.129</td>
</tr>
<tr>
<td>Word Francis H.</td>
<td>Justice of the Peace</td>
</tr>
<tr>
<td>Wimberg John W.</td>
<td>Elected Town &amp; Comm</td>
</tr>
</tbody>
</table>
Monday, Sept. 2, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry W. Hartig, Cicero G. Hornby and John W. Winbery, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A
Renewal of Liquor License.

Comes now Frank Mathews and Jacob Endress and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 2nd day of September, 1912, to Frank Mathews, and for the term of one year from the 3rd day of September, 1912, to Jacob Endress.

Wholesalers Application for New License.

Comes now Geo. W. Wright wholesaler of intoxicating liquor, and presents its application for a Wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such Wholesaler, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in its application, together with a copy of notice of said application by it published and proof of due publication of said notice.

And the Board having examined said applications and notices and proofs of publication, and being sufficiently advised in the premises, finds for the said applicant that it is entitled to license as prayed for in said application.

It is therefore ordered and adjudged by the board that a wholesale license be granted to said applicant as in said application described, for the term of one year from the 4th day of September, 1912.

Order of the Board of Commissioners granting permission
To Transfer Location and License.

Comes now B. S. Johnson and presents to the board his application for permission to sell and transfer to Geo. W. Meredith the license to sell intoxicating liquors at retail heretofore granted to him; and comes also Geo. W. Meredith and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said B. S. Johnson and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application.
tion by his published and the proof of the due publication of said notice.

And the board, having examined said applications notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said B. B. Johnson is entitled to sell and transfer his said license to said Geo. W. Meredith and that said Geo. W. Meredith is entitled to purchase and have transferred to him the license of said B. B. Johnson, and that said Geo. W. Meredith is entitled to move his place of business, all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said B. B. Johnson be and he is hereby granted permission to sell and transfer his said license to said Geo. W. Meredith, and that said Geo. W. Meredith be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said B. B. Johnson, and that said Geo. W. Meredith be and he is hereby granted the further permission to move his place of business as in said application prayed for.

Order of the Board of Commissioners
Granting permission to sell and Transfer A Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gus Gahr</td>
<td>John H. Barnett</td>
<td>Stringtown Road</td>
<td>Sept. 9, 1912</td>
</tr>
<tr>
<td>John McNamara</td>
<td>Chas. Simpson</td>
<td>42 E. Broadway</td>
<td>July 14, 1913</td>
</tr>
<tr>
<td>Tyler Pigg</td>
<td>Ben Curry</td>
<td>1233 W. Virginia</td>
<td>July 8, 1913</td>
</tr>
<tr>
<td>Ralph Stevens</td>
<td>Ed. F. Galligan</td>
<td>Cooks Park</td>
<td>Feb. 10, 1913</td>
</tr>
<tr>
<td>Shehorn &amp; Litty</td>
<td>L. J. Litty</td>
<td>204-206 E. 4th St.</td>
<td>Oct. 1, 1912</td>
</tr>
<tr>
<td>S. E. Brooks</td>
<td>Hite, Johnson &amp; Jurgenmeier</td>
<td>1621 Main St.</td>
<td>Nov. 14, 1912</td>
</tr>
<tr>
<td>Walter Osteen</td>
<td>John H. Byrne</td>
<td>1813 Canal St.</td>
<td>Aug. 6, 1913</td>
</tr>
<tr>
<td>Aug. Sueneman</td>
<td>Walter Seng</td>
<td>1000 Harriett St.</td>
<td>Jan. 5, 1913</td>
</tr>
<tr>
<td>Chas. Anderson</td>
<td>Richard Gerard</td>
<td>422 U. Fifth St.</td>
<td>Feb. 1, 1913</td>
</tr>
<tr>
<td>Mary Lohmeier, Adm.</td>
<td>Edward Steierler</td>
<td>218 W. Franklin</td>
<td>Sept. 12, 1912</td>
</tr>
<tr>
<td>Jacob Neiman</td>
<td>Sol Cohen</td>
<td>430 U. Fourth St.</td>
<td>Dec. 17, 1912</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.
It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Contract awarded for Concrete Work at Children's Guardian Home.

This being the time set for the opening of bids for A New Roadway, Retaining Wall and Concrete Sidewalk and Curb on McCormack Avenue, at the Children's Guardian Home.

Comes now various parties and submit bids as follows:

<table>
<thead>
<tr>
<th></th>
<th>Lincoln Ave.</th>
<th>McCormack Ave.</th>
<th>Total</th>
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</thead>
<tbody>
<tr>
<td>Wm. H. Deidrich</td>
<td>677.50</td>
<td>436.00</td>
<td>$1073.50</td>
</tr>
<tr>
<td>Gus Pfisterer</td>
<td>701.00</td>
<td>405.00</td>
<td>1106.00</td>
</tr>
<tr>
<td>Anchor Concrete Con. Co.</td>
<td>147.00</td>
<td>105.00</td>
<td>252.00</td>
</tr>
</tbody>
</table>

And the Board after examining the bids, plans and specifications there being three bids on the said plans and having fully considered the same, and after being fully advised in the premises on, motion does now here award the contract for the construction of all the above work at the Children's Guardian Home, to Wm. H. Deitrich for the sum of $1073.50

On Motion the Board adjourned to meet Thursday, September 5, 1912, at 10:00 o'clock A.M.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners granting A Renewal of Liquor License.

Comes now John Coudret, Wm. Parker, Edward George, A.J. Haney, Ora A. Boice and Emil Allesbach and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices, and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are
entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 5th day of September, 1912, to John Coudret and Wm. Parker, and for the term of one year each from the 7th day of September, 1912, to Edward Georget, A.J. Haney, Ora A. Boice and Emil Allebach.

In the Matter of the Petition Of Henry Yokel, et.al. for a New Highway, in Center Township.

Comes now Theodore Heyns, H. W. Kempf and Edgar S. Long, heretofore appointed by the Board to view, mark and lay out a certain highway in Center Township, Vanderburgh County State of Indiana, and file and present to the Board their report herein, which said report is in the words and figures following to-wit:--

Road Viewers' Report.

To The Honorable Board of Commissioners of Vanderburgh County, Indiana:

We, the undersigned Viewers, who were appointed by your honorable body at your regular August, Term, 1912, to view a proposed highway, as petitioned for by Henry Yokel et.al. have discharged the duty assigned us, and submit to you the following report, to-wit:--

We met as directed in the order hereunto attached and made a part hereof, and, after being duly qualified as appears therein, proceeded to view such proposed highway in the manner as by law prescribed, which by routes and bounds and course and distance is as follows, to-wit:--

The said proposed highway to be Thirty feet in width, and commences

Commencing on the line dividing the East half from the West half of Section Five (5), Township Six (6) South, Range Ten (10) West, where said line is intersected by the roadleading from the Petersburgh Road to the Poor Farm, and running thence South along said half section line to a certain Cemetery, said Cemetery being partly on the lands of the heirs of Marshall McMurran and partly on the lands of Henry Yokel and Annie Yokel, thence West to the North-west Corner of said Cemetery thence South to the South-west Corner of said Cemetery thence East to said half Section line, thence South along said half section line to a point four chains more or less North of the South-west Corner of the North half of the Southeast Quarter (4) of Section Five (5), Township Six (6) South, Range Ten (10) West, to where the said Section line runs into and is intersected by the public highway established by the Board of Commissioners of Vanderburgh County in the June Term, 1871, of said Board and recorded in the Records of said Board in Book "B", at page "10", all in Center Township, Vanderburgh County, Indiana.

Your petitioners further request that the width of said proposed highway be established as Thirty (30) feet.

Your petitioners further show that said proposed highway will pass upon and along the lands of the following persons, to-wit:--John Fridy, Henry & Annie Yokel, Phillip Koob, Matilda A. Roettger, Frank J. & Mary Wilhelm, Herman & Elizabeth Deken, George L. Conway, Taylor Conway, Frank T. McMurran, Alex. McMurran, Sarah Lawrence, Nettie Miller, and certain lands of Vanderburgh County known as the Poor Farm.

And we are of the opinion that said highway would be of public utility.

Respectfully submitted,

Theodore Heyns
H. W. Kempf
Edgar S. Long

VIEWERS.

And the Board having examined said report and having the evidence and being sufficiently advised in the premises finds that said report ought to be approved.

It is therefore considered, ordered and adjudged by the Board that the proposed new highway as marked and laid out by the viewers in their report as hereinabove set forth, that
is to say, the following described new highway:—

Commencing on the line dividing the East half from the West half of Section Five (5), Township Six (6) South, Range Ten (10) West, where said line is leading by the road leading from the Petersburg Road to the Poor Farm, and running thence South along said half section line to a certain Cemetery, said Cemetery being partly on the lands of Marshal McMurran and partly on the lands of Henry Yokel and Annie Yokel, thence West to the North-west Corner of said Cemetery thence South to the South-west Corner of said Cemetery thence East to said half Section line, thence South along said half section line to a point four chains more or less North of the South-west Corner of the North half of the Southeast Quarter (4) of Section Five (5), Township Six (6) South, Range Ten (10) West, to where the said Section line runs into and is intersected by the public highway established by the Board of Commissioners of Vanderburgh County in the June Term, 1871, of said Board and recorded in the Records of said Board in Book "Q", at page "16", all in Center Township, Vanderburgh County, Indiana.

Your petitioners further request that the width of said proposed highway be established as Thirty (30) feet.

Your petitioners further show that said proposed highway will pass upon and along the lands of the following persons, to wit:—

John Fridy, Henry & Annie Yokel, Phillip Koch, Matilda A. Roettger, Frank J. & Mary Wilhelm, Herman & Elizabeth Deken, George L. Conway, Taylor Conway, Frank T. McMurran, Alex. McMurran, Sarah Lawrence, Nettie Miller, and certain lands of Vanderburgh County known as the Poor Farm.

be and the same hereby recorded as a public highway of the width of thirty feet and the

Trustee of said Center Township is hereby directed and ordered to cause said highway to be opened and kept in repair as other public highways in the county, and the Auditor of the County is hereby directed to transmit a copy of this order to the said Trustee of said Center Township.

On motion the Board adjourned to meet Monday, September 9, 1912 at 10:00 o'clock A.M.

\[\text{COMMISSIONERS.}\]

\[\text{Henry W. Hartig}\]

\[\text{Cicero G. Hornby}\]

\[\text{John W. Wimberly}\]

Monday, Sept. 9, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberly, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now H.C. Busse, John Barnes, John H. Barnett and George Paul and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.
It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 9th day of September, 1912 to H.C. Busse, John Barnes, and John H. Barnett, and for the term of one year from the 10th day of September, 1912 to George Paul.

Comes now C. P. Beard County Auditor and presents to the Board an application for the admission of Clyde Moore to the Indiana School for Feeble Minded youths by Alice Moore his Mother.

And the Board having carefully considered said matter do now find and determine that the said Clyde Moore has for one year prior to the making of the aforesaid application been a bona fide resident of the State of Indiana and that Clyde Moore is a feeble minded child now residing in Vanderburgh County and is a proper subject for admission into said School, and that applicant has made a sworn affidavit of her financial ability before said Board and that she is unable to pay any part of the expense of said child in said School. And the Auditor is directed to make the proper certificate in the premises.

On Motion the Board adjourned to meet Thursday, September 12, 1912, at 10 o'clock A.M.

COMMISSIONERS.

Thursday, Sept. 12, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Edward Steierer, John H. Thomas, Fred W. Ellerbusch and Ira Wiltshire and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.
It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 12th day of September, 1912, to Edward Steierer and John H. Thomas, and for the term of one year from the 14th day of September, 1912, to Fred W. Ellerbusch and for the term of one year from the 15th day of September, 1912, to Ira Wiltshire.

In the Matter of the petition of Eli D. Miller et al. for New Public Highway.

Comes now Eli D. Miller and more than eleven (11) other persons and present to the their petition praying for the location of a new public highway in Pigeon and Center Townships in the County of Vanderburgh, in the State of Indiana, and said petitioners also file and present an affidavit of Frederick Herrmann that notice was given of the filing of said petition for more than twenty (20) days before the first day of the present term of this Board by posting copies of said notice in three public places in the neighborhood of said proposed highway and the Board having heard the evidence and being sufficiently advised in the premises finds that said petition is signed by twelve free holders of the said County of Vanderburgh and that six of said petitioners are resident free holders of said county and that they reside in the immediately neighborhood of said proposed new highway, and that due and legal notice of the presenting of said petition was given by posting notices in three of the most public places in the immediate neighborhood of said proposed new road for more than twenty (20) days before the first day of the present term of this Board.

It is therefore ordered by the Board that Henry Stockfleth, D. A. Cox and Arad McCutchan be and they are hereby appointed viewers to view said proposed highway, that is to say, upon the following described route to-wit:

Commencing where the center line of Main Street intersects with the center line of Morgan Avenue in the City of Evansville, Indiana, proceeding thence due north through Sections numbered Seventeen (17) and eight (8), Township six (6) south and Range ten (10) West to the intersection where the center line of Main Street extended intersect with the center line of what is known as Buena Vista Road said point of intersection being six hundred and seventy-four (674) feet east from the north west corner of the southwest quarter of section eight (8), Township six (6) south, Range ten (10) west.

Said highway will pass through, over, upon, along and will affect the lands of the following named persons and corporations.


William H. McCurdy
Reuben P. Hughes &
Charles B. Enlow

Trustees of the Evansville Country Club.

This road will be in effect a continuation of Main Street in the City of Evansville. That said viewers view said proposed new highway as required by law, and that they mark and lay out the same to the width of eighty (80) feet; that said viewers meet at the office of County Auditor in Court House on the 15th day of September, 1912, at 9 o'clock A. M. and qualify as such viewers and that they report their proceedings to this Board at the ensuing October Term thereof and this matter is continued.
Tax Levy for Gravel Roads.

It is now here ordered by the Board of Commissioners of the County of Vanderburgh, State of Indiana, that there shall be, in the year 1913 assessed and collected, as other taxes are assessed and collected, the sum of ten (10) cents on each one hundred dollars ($100.00) worth of taxable property of Center Township in said County and the sum of fifty three (53) cents on each one hundred ($100.00) dollars worth of taxable property of Knight Township out side the City of Evansville which money when so collected shall be paid into the County Treasury of said County and shall be kept to the credit of said respective townships in the amount such assessment yields, as a separate and specific fund for the purpose of being and the same shall be, applied to the payment, as they mature, of the bonds and interest thereon heretofore issued and sold to pay for the construction, in said townships respectively of the improvement of the following roads. First Ave. Road in Center Township. Outer Lincoln Ave., Olmstead, Hirsch, Weinsheimer Ave., New Green River, Newburg, Washington Ave. and New Green River Roads in Knight Township.

Contract for Weather Strips for Court House.

On motion it is now here ordered that the NATIONAL METAL WEATHER STRIP CO. be and they hereby are awarded a contract to weather strip the windows of the North side of the Court House for the sum of $392.65 dollars, the same to be completed by December 1st, 1912, and that said company be required to give bond in the sum of $500.00, for the faithful fulfillment of their contract.

In the Matter of the Appointment of Inspectors for November Election.

On Motion it was ordered by the Board that the following named persons be and they are now here appointed as Election Inspectors for the November Election to wit:

Pigeon Township.

<table>
<thead>
<tr>
<th>Precinct</th>
<th>Name</th>
<th>Precinct</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Chas. E. Woods</td>
<td>14</td>
<td>J. M. Southard</td>
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<td>2</td>
<td>Wm. Atkins</td>
<td>15</td>
<td>Fred J. Rebermann</td>
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<td>3</td>
<td>Emil Levy</td>
<td>16</td>
<td>Conrad Heberer</td>
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<td>4</td>
<td>John Boink</td>
<td>17</td>
<td>Wm. H. Elmendorf</td>
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<td>5</td>
<td>John Albecker</td>
<td>18</td>
<td>Emil Rahm</td>
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<td>6</td>
<td>Henry Thorbecke</td>
<td>19</td>
<td>C. J. Selbert</td>
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<td>7</td>
<td>Ben Morris</td>
<td>20</td>
<td>John Poelhaus</td>
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<td>8</td>
<td>Wm. Meier</td>
<td>21</td>
<td>Louis Gehlmen</td>
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<td>9</td>
<td>Henry Schminke</td>
<td>22</td>
<td>Ed. Senff</td>
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<td>10</td>
<td>Jacob Groeninger</td>
<td>23</td>
<td>Louis B. Christman</td>
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<td>11</td>
<td>Andrew J. Sartore</td>
<td>24</td>
<td>T. D. Nyady</td>
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<td>12</td>
<td>Geo. Heil</td>
<td>25</td>
<td>Nick Emig</td>
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<td>13</td>
<td>Geo. A. Stricker</td>
<td>26</td>
<td>Joe Lamey, Sr.</td>
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<td>27</td>
<td>J. R. Burchfield</td>
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<td>28</td>
<td>Daniel Garvey</td>
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<tr>
<td>29</td>
<td>Julius Niednagel</td>
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</tbody>
</table>
Board of Commissioners, Vanderburgh County, Indiana,  SEPTEMBER 16, 1912.

Armstrong Township

Center Township.

German Township.

Knight Township.

Perry Township.

Precinct # 1  Wm. Barton

Precinct # 1  J. A. Braun

Precinct # 1  Wm. Barton

German Township.

Precinct # 2  J. C. Flitner

Precinct # 2  Louis W. Winternheimer

Precinct # 2  Fred W. Buente, Sr.

Wm. E. Brandis

Jacob Greensinger

Robt. L. Harwood

Philip Market

Denzer Bridge in German Township.

Plans and specifications for the construction of Denzer Bridge in German Township, were examined and on motion approved by the Board and on motion the Auditor was ordered to advertise for bids according to law, bids to be opened October 10, 1912.

On Motion the Board adjourned to meet Monday, September 16, 1912 at 10 o'clock A.M.

COMMISSIONERS.

Henry W. Hartig

Cicero G. Hornby

John W. Wimberg

Monday, September 16, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. J. Mace, George Eckstein, Chas Ruhl and Nathan Wolf, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.
And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 17th day of September 1912, to Wm. J. Maze and George Eckstein and for the term of one year each from the 18th day of September 1912, to Chas. Ruhl and Nathan Wolf.

On Motion the Board adjourned to meet Thursday, September 19, 1912 at 10 o'clock A.M.

Thursday, September 19, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Come now John Egli and presents to the Board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 22nd day of September, 1912.

Bids opened for Construction of Tekoppel Bridge in Perry Twp.

This being the time set for the opening of bids for new concrete bridge known as the Tekoppel Bridge, in Perry Township.

Come now the various parties and submit bids as follows:
Bennett Whitehead - $650.00
W. H. Grammer - 627.00
A. W. Herbst - 665.00

And the Board after examining the bids, plans and specifications there being three bids on the said plans and having fully considered the same, and after being fully advised in the premises, on motion does now here award the contract for the construction of the above bridge.

W. H. Grammer for the sum of $627.00

On motion the claim of R. W. Martin, contractor for the construction of the Hirsch Rock Road in Knight Township, for $393.00 for additional rock placed on said road, was not allowed.

On Motion the Board adjourned to meet Monday, September 23, 1912 at 10 o'clock A.M.

[Signatures]
COMMISSIONERS.

Monday, September 23, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A
Renewal of Liquor License.

Come now Dave Wolf and presents to the Board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year, from the 23rd day of September, 1912.
Acceptance of New Concrete Abutments on Urich and Beyer Bridges.

The Board having examined the New Concrete Abutments on Urich Bridge in German Township and on Beyer Bridge in Armstrong Township, and having found the same to be completed, and constructed according to plans and specifications, on motion do hereby accept the same, and direct the Auditor to draw warrants for the sum of Three Hundred Seventy ($370.00) Dollars for Urich Bridge and Three Hundred Ninety-six ($396.00) Dollars for Beyer Bridge, payable to W. H. Grammer, Contractor.

Whereas, the ninth Annual Convention of the State Association of County Commissioners, of Indiana meets in Richmond, Indiana on September 25th & 26th, 1912, and Whereas, the information to be gained by the Board of County Commissioners of Vanderburgh County will be a benefit in the transaction of Public business and it being and indispensable public necessity it is therefore on motion ordered that the said Board attend said meeting and that the actual expense of such attendance be and the same is hereby ordered to be paid out of the County Funds.

On Motion the Board adjourned to meet Tuesday, September 24, 1912, at 10 o'cloock A.M.
It is therefore ordered and adjudged by the Board that permission be and the same is hereby granted to said Anna Adler as such Executrix to continue the sale of intoxicating liquors under said license by Karl Hund as her agent.

On Motion the Board adjourned to meet Thursday, September 26, 1912, at 10 o'clock A.M.

[Signatures]

Thursday, September 26, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners
Granting A Renewal of Liquor License.

Come now Jos. Ziegler and Chas. N. Humphreys and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 27th day of September, 1912, to Jos. Ziegler and for the term of one year from the 26th day of September, 1912, to Chas. N. Humphreys.

On Motion it was ordered by the Board, that the following is a list of Registration Places in the respective precincts of Vanderburgh County, Indiana as fixed by the Board of Commissioners of said County for the purpose of Registration of Votes, for the October Session of the Board of Registration; under the provision of the Indiana Registration law, act of March 4, 1911.

<table>
<thead>
<tr>
<th>Precinct #</th>
<th>Location</th>
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<th>Location</th>
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<tbody>
<tr>
<td>1</td>
<td>202 Madison Ave.</td>
<td>15</td>
<td>1610 First Ave.</td>
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<td>2</td>
<td>419 Jefferson</td>
<td>16</td>
<td>307 Heinlein Ave.</td>
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<tr>
<td>3</td>
<td>500 Green St.</td>
<td>17</td>
<td>921 Third Ave.</td>
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<tr>
<td>4</td>
<td>126 Powell Ave.</td>
<td>18</td>
<td>308 Edgar St.</td>
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<tr>
<td>Precinct</td>
<td>Address</td>
<td>#</td>
<td>Address</td>
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<td>5</td>
<td>Locust St.</td>
<td>19</td>
<td>E. Franklin St.</td>
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<td>6</td>
<td>Oak St.</td>
<td>20</td>
<td>E. Michigan St.</td>
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<td>7</td>
<td>Up. 6th St.</td>
<td>21</td>
<td>Mary St.</td>
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<td>8</td>
<td>Up. 9th St.</td>
<td>22</td>
<td>E. Oregon St.</td>
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<tr>
<td>9</td>
<td>Up. 4th St.</td>
<td>23</td>
<td>E. Michigan St.</td>
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<td>10</td>
<td>Walker St.</td>
<td>24</td>
<td>William St.</td>
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<td>11</td>
<td>W. Franklin St.</td>
<td>25</td>
<td>Division St.</td>
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<td>12</td>
<td>W. Pennsylvania St.</td>
<td>26</td>
<td>Chestnut St.</td>
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<td>13</td>
<td>Wabash Ave.</td>
<td>27</td>
<td>Cherry St.</td>
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<td>14</td>
<td>W. Maryland St.</td>
<td>28</td>
<td>Bray Ave.</td>
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<td># 29</td>
<td>Line St.</td>
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</table>

**ARMSTRONG TWP.**
- School House # 6.

**CENTER TWP.**
- Prec. 1 Stahl's Place
- Prec. 2 Hooker School

**GERMAN TWP.**
- School # 8

**KNIGHT TWP.**
- Prec. 1 Harlan Ave School
- Prec. 2 Henry Ritter

**PERRY TWP.**
- Prec. 1 1315 Law Ave.
- Prec. 2 Cor. Hogue & Up. Mt. Vernon Rd.
- Prec. # 3 Howell Engine House

**UNION TWP.**
- Barker School

**SCOTT TWP.**
- Henry Koelling

Comes now Albert Guenther and submits his report for the quarter ending August 31, 1912, and after due examination by the Board on motion the same was approved.

Application for Admission to Feeble Minded Institute

Comes now C. P. Beard County Auditor and presents to the Board an application for the admission of Alvin Ed. Osborne to the Indiana School for Feeble Minded youths by Virgil Osborne his father. And the Board having carefully considered said matter do now find and determine that the said Alvin Ed. Osborne has for one year prior to the making of the aforesaid application been a bona fide resident of the State of Indiana, and that he is a feeble minded child now residing in Vanderburgh County and is a proper subject for admission into said School, and that applicant has made a sworn affidavit of his financial ability before said Board and that he is unable to pay any part of the expenses of said Child in said School. And the Auditor is directed to make the proper certificate in the premises.

On Motion the Board adjourned to meet Monday, September 30, 1912, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Monday, September 30, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry F. Hartig, Cicero G. Hornby and John W. Wimbles, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Edward Fischer, Joseph Peters, Jos. A. Schenk, L. J. Litty, Joseph V. Fabian P. E. Hampton, and Henry J. Hagedorn and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 30th day of September 1912, to Edward Fischer, and for the term of one year each from the 1st day of October, 1912 to Joseph Peters, Jos. A. Schenk, L. J. Litty and Joseph V. Fabian, and for the term of one year each from the 2nd day of October 1912, to P. E. Hampton and Henry J. Hagedorn.

Wholesalers Application For New License.

Comes now H. V. Thomas, S. Kahne's Sons and M. J. Reising & Co., wholesalers of intoxicating liquor, and present their application for a wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesalers, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in its applications, together with a copy of notice of said applications by them published and proof of due publication of said notices.

And the board having examined said applications and notices and proofs of publications and being sufficiently advised in the premises, finds for the said applicants that they are entitled to licenses as prayed for in said applications.

It is therefore ordered and adjudged by the board that a wholesale license be granted to said applicants as in said applications described, for the term of one year from the 2nd day of October 1912.

On Motion the Board adjourned to meet Thursday, October 3, 1912 at 10 O'clock A.M.
Thursday, October 3, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Eri Demick, Folz & Buitman, Charles Kofitz, Wm. Sale, Andrew Koch, Gus C. Dugan and Richard Pennington and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 5th day of October, 1912 to Eri Demick, Charles Kofitz, Wm. Sale and Andrew Koch, and for the term of one year from the 4th day of October, 1912, to Folz & Buitman, and for the term of one year each from the 6th day of October, 1912 to Gus C. Dugan and Richard Pennington.

In the matter of the Allen Road by Jesse D. Mc Kinney et.al.

Comes now Peter Deitsch and files his motion showing that the petition herein prays for the location of a road heretofore petitioned for and reported of no public utility in the year 1890 wherefore he asks for an order requiring the petitioners herein to pay the former costs in full and costs of such review and that said petitioners be required to file with the County Auditor a bond with surety to be approved by him conditioned as by law required.

Which motion is now sustained and it is now ordered that the petitioners herein pay said former costs, and file a bond with the County Auditor in the sum of one hundred ($100.00) Dollars conditioned as by law required.

On Motion the Board adjourned Sine Die.

Henry W. Hartig  
Cicero G. Hornby  
John W. Wimberg  
COMMISSIONERS.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry W. Hartig, Cicero G. Hornby and John W. Himberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Alr. Spellman, Fred Frank, Julius Ringolsky, L. C. Hill, and Marshall White and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 7th day of October, 1912, to Alr. Spellman, and for the term of one year each from the 8th day of October, 1912, to Fred Frank, Julius Ringolsky, and L. C. Hill, and for the term of one year from the 9th day of October, 1912, to Marshall White.

Order of the Board of Commissioners Granting Permission to Sell and Transfer A Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
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<tbody>
<tr>
<td>F. Hamburg</td>
<td>Veatch &amp; Rooney</td>
<td>205 Up. Water St.</td>
<td>May 6, 1913</td>
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<tr>
<td>J. D. McCarty</td>
<td>John Hartig</td>
<td>1401 E. Col. St.</td>
<td>June 14, 1913</td>
</tr>
<tr>
<td>Samuel Summers</td>
<td>Gus. Gehr</td>
<td>2401 Main St.</td>
<td>Feb. 5, 1913</td>
</tr>
<tr>
<td>John Barnes</td>
<td>George Heberer</td>
<td>1401 Fulton Ave.</td>
<td>Sept. 9, 1913</td>
</tr>
<tr>
<td>Oliver R. Kirves</td>
<td>Frank D. Drew</td>
<td>1516 Harrett St.</td>
<td>Nov. 10, 1912</td>
</tr>
<tr>
<td>S. E. Brooks</td>
<td>W. A. Hite</td>
<td>1621 Main St.</td>
<td>Nov. 14, 1912</td>
</tr>
<tr>
<td>Louis J. Herman</td>
<td>Wm. Kuhlenholzer</td>
<td>721 Edgar St.</td>
<td>Oct. 15, 1912</td>
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And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to said owners, to sell intoxicating liquors at retail upon the
premises described in their several said applications, together with a copy of the notices of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Alterations of the Steam Heating Plant of the Court House.

Plans and specifications for the alterations of the Steam Heating Apparatus in the Court House, Jail and Sheriff's residence, of Vanderburgh County, were examined and on motion approved by the Board and on motion the Auditor was ordered to advertise for bids according to law, bids to be opened November 1st, 1912.

On Motion the Board adjourned to meet Thursday, October 10, 1912 at 10 o'clock A.M.

[Signatures]

Thursday, October 10, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Krash Bros., John W. Kneer, and Dale Hubbard, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.
Board of Commissioners, Vanderburgh County, Indiana, October 1912

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 11th day of October, 1912 to Krach Bros. and for the term of one year each from the 12th day of October, 1912, to John W. Kaser, and Dale Hubbard.

Bids opened for Construction of Denzer Bridge in Center Township.

This being the time set for the opening of bids for new concrete bridge known as the Denzer Bridge, in Center Township.

Come now the various parties and submit bids as follows:

A. W. Herbst ---------------------- $1150.00
W. H. Grammer --------------------- 1099.00

And the Board, after examining the bids, plans and specifications and having fully considered the same, and after being fully advised in the premises, do now here award the contract for the construction of the above bridge.

W. H. Grammer ------- for the sum of ------- $1099.00

In the matter of the Petition of EII D. Miller et al. For a New Highway.

Come now C. A. Cox, Henry Stockfleth and Arad McCutchen, heretofore appointed by the Board to view, mark and lay out a certain proposed new highway in Pigeon and Center Townships and file and present to the Board their report, herein, in the words and figures following, to-wit:---

ROAD VIEWERS REPORT.

TO THE HONORABLE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA:

We, the undersigned Viewers, who were appointed by your honorable body at your regular September term, 1912, to view a proposed highway, as petitioned for by EII D. Miller et al. have discharged the duty assigned us, and submit to you the following report, to-wit:

We met as directed in the order hereunto attached and made a part hereof, and, after being duly qualified as appears therein, proceeded to view such proposed highway in the manner as by law prescribed, which by routes and bounds and course and distance is as follows, to-wit:

The said proposed highway to be Eighty feet in width, and commences

Commencing where the center line of Main Street intersects with the center line of Morgan Avenue in the City of Evansville, Indiana, proceeding thence due North through Sections numbered Seventeen (17) and eight (8), Township six (6) South and Range ten (10) West to the intersection where the center line of Main Street extended intersects with the center line of what is known as Buena Vista Road said point of intersection being six hundred and seventy-four (674) feet east from the north west corner of the southwest quarter of Section eight (8), Township six (6) south, Range ten (10) West. Said highway will pass through, over, upon and will affect the lands of the following named persons and corporations.


William H. McDermott
Reuben P. Hughes &
Charles B. Enlow

Trustees of the Evansville Country Club.
And we are of the opinion that said highway would not be of public utility.

Respectfully submitted,

D. A. Cox
H. Stockfleth
Arad McCutchan

VIEWERS.

And now it is by the Board ordered that said report be and the same is hereby approved and conformed and said petition is dismissed.

In the matter of the Petition of Jesse H. McKenney for New Public Highway.

Comes now Peter Deutsch a free-holder of Vanderburgh County and the owner of certain lands through which the proposed highway described in the petition herein will pass, and files his verified petition showing that the location of said proposed highway has heretofore been presented to the Board, that viewers had been appointed and such viewers had reported that the location of said highway would be of no public utility, which facts the board finds to be true and that the present petition therefore is a second or subsequent petition for said highway.

It is therefore ordered that said petitioners be and they are hereby required to file with the County Auditor a bond conditioned as by law required in such cases.

And now comes said Jesse D. McKenney by his attorneys L. B. Osborn and P. F. Darby and file his bond in the words and figures following, to-wit:--

**BOND FOR COSTS.**

KNOW ALL MEN BY THESE PRESENTS: That we, Jesse D. McKenney as principal and American Surety Company of New York as surety, are held and firmly bound unto the Board of Commissioners of Vanderburgh County in the penal sum of One Hundred Dollars ($100.00), for the payment of which we bind ourselves, our heirs, executors and administrators.

In Witness Whereof we have executed this instrument this 10th day of October, 1912.

The condition of this bond is such that whereas said McKenney and Happe and others have filed a petition for the opening of a certain highway as the "Allen Road Extension", the same to extend along the line between Perry and German Townships westward from the road known as the St. Joseph Avenue Road to the road known as the Little Cynthiana Road in said County, and whereas it appears that in a former proceeding for the opening of the same highway in the year 1850, wherein Frank D. Allen and others were petitioners, the second set of viewers therein appointed reported that they deemed the same of no public utility, now if the viewers to be appointed in this proceeding shall report that they deem said proposed highway to be of public utility, then this obligation to be null and void; but if said viewers report that they deem said proposed highway to be of no public utility, then the above bound persons hereby agree and guarantee that the petitioners will pay the costs of this review.
Board of Commissioners, Vanderburgh County, Indiana, October 10, 1912.

Jesse O. Mckenney
By L. B. Osborn & P. F. Darby Attys.
American Surety Company of New York.
By Frank Schwagman Res. V. P. (Seal)
By Henry B. Walker Res. Asst. Sec'y.

Examined and approved this 10th day of October, 1912.

C. P. Beard,
Auditor Vanderburgh County.

And now come the viewers heretofore appointed and file and submit their report in the words and figures following, to-wit:—

ROAD VIEWERS' REPORT.

TO THE HONORABLE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA:

We, the undersigned Viewers, who were appointed by your honorable body at your regular August Term, 1912, to view a proposed highway, as petitioned for by Jesse O. Mckenney et al. have discharged the duty assigned us, and submit to you the following report, to-wit:

We met as directed in the order herunto attached and made a part hereof, and, after being duly qualified as appears therein, proceeded to view such proposed highway in the manner as by law prescribed, which by routes and bounds and course and distance is as follows, to-wit:

The said proposed highway to be Thirty feet in width, and commences

Commencing at the southeast corner of Section Eleven (11), Township Six (6) South, Range Eleven (11) West, in said County, this being the point where the St. Joseph Avenue Road crosses the line between Perry and German Townships, thence due west on said township line to the east line of the Little Cynthia Road, at a point where said road crosses the south line of the southeast quarter of the southwest quarter of said Section, being a distance of about five-eighths (5/8) of one mile from the point of beginning.

The proposed highway will pass through the lands of the following persons:—

Christian Rapp, Gustav Treutveiter, Jesse O. Mckenney, John Anderson & Peter Deutsch.

We ask that the proposed highway be thirty (30) feet in width.

And we are of the opinion that said highway would be of public utility.

Respectfully submitted,

Louis Weinshelmar, } VIEWERS.
Henry C. Boeke, }
Geo. W. Lant. }

And come now Peter Deutsch and files his remonstrance against the location of the proposed highway for the reason that the same is not of public utility and claiming damages in the sum of $2000 providing said highway is established and asking that Re-Viewers be appointed.

And the Board having examined said remonstrance finds the same to be in form as required by law. It is therefore ordered that John Frey, Sr., John Henze and Fred Saute, Sr., all of Vanderburgh County be and they are now appointed Reviewers of said proposed highway for the purpose of passing upon the utility of said highway and also of assessing damages if any that would be sustained by the opening of the same. And it is further ordered that said reviewers meet at the office of the County Auditor on Wednesday, the 16th day of October, 1912 at 9 o'clock and after being duly qualified proceed to make such review and report the result thereof at the next regular term of this Board.
On Motion the Board adjourned to meet Monday, October 14, 1912 at 10 o'clock A.M.

Henry W. Hedley

Ernest H. Hardy

John T. Monberg

COMMISSIONERS.
IN VACATION.

ASSIGNMENT

For value received, I hereby assign to Gertrude Muller the within certificate.

State of Indiana, Vanderburgh County, ss:

This day appeared before the undersigned, a notary public in and for said County, and acknowledged the execution of the foregoing assignment.

Witness my hand and seal, this 12th day of October, 1912.

Frederick C. Muller.

IN VACATION.

ASSIGNMENT

For value received, I hereby assign to Gertrude Muller the within certificate.

State of Indiana, Vanderburgh County, ss:

This day appeared before the undersigned, a notary public in and for said County, and acknowledged the execution of the foregoing assignment.

Witness my hand and seal, this 12th day of October, 1912.

Wm. P. Miedrich, (Seal)

Notary Public, Vanderburgh County, Indiana.

My Commission expires June 14, 1913.

IN VACATION.

ASSIGNMENT

For value received, I hereby assign to Gertrude Muller the within certificate.

State of Indiana, Vanderburgh County, ss:

This day appeared before the undersigned, a notary public in and for said County, and acknowledged the execution of the foregoing assignment.

Witness my hand and seal, this 12th day of October, 1912.

Frederick C. Muller.

SCHOOL FUND DEED

to

Gertrude Muller.

THIS INDURATURE WITNESSETH, That whereas, Richard E. Nicholson, unmarried, of the county of Vanderburgh, and State of Indiana, did, on the 24th day of June, 1904, mortgage to the State of Indiana, for the use of Common School Fund all of the following described real estate, to-wit:--

Lot Number Nine (9) in the Subdivision of Lot Number One (1) in Block Number Six (6) in Parrett's Enlargement of the City of Evansville, Indiana.

In the County and State aforesaid, to secure the payment of One Hundred Fifty ------Dollars and ----------cents due five years there after, with interest thereon, payable annually at the rate of 6 per cent. per annum, commencing on the 24th day of June, 1904.

AND WHEREAS, The said Richard E. Nicholson, unmarried, agreed and contracted that on failure to pay any installment of said interest when due, the principal sum shall thenceforth become due and payable; and on failure to pay such principal or interest when due, two per cent. damages shall be collected, with costs, and the premises mortgaged might be thenceforth sold by the County Auditor for the payment of such principal sum interest, damages, and costs; AND WHEREAS, Thereafter to-wit: On the 23rd day of March, 1908, said borrowers having failed to pay the installment of interest, and also the principal due on said mortgage previous to January 1st 1908, said premises was thereupon, after due notice as required by law, was offered for sale by Harry Stinson, Auditor of said County, in manner and form as required by law, and there being then and there no bid for the amount due on said mortgage, said premises was bid in by said Auditor in the name of the State of Indiana, on account of the funds aforesaid AND WHEREAS, Afterwards, to-wit: On the 16th day of February, 1912, the said County Auditor caused the above described property to be appraised by J. F. Saunders and S. B. Sansom School fund appraisers of the First Commissioners District of said County, who appraised the same at the sum of One Hundred Fifty ------Dollars, whose appraisement appears of record in
Board of Commissioners, Vanderburgh County, Indiana, OCTOBER 14, 1912

Commissioners' Record R-1, at page 373, AND WHEREAS, Afterwards, to-wit: On the 20th day of February, 1912, after first giving due notice of such sale, according to law, did sell said premises to Frederick C. Muller for the sum of ONE HUNDRED FIFTY & NO/100 ---Dollars, with interest at the rate of six per cent. per annum, payable annually, in all respects in accordance with the Statutes in such cases make and provide, the said Frederick C. Muller having paid in cash the sum of Fifty & NO/100 --Dollars, together with the costs of said sale, and having executed his notes for the sum of One Hundred & NO/100 ----Dollars, payable to the State of Indiana, for the use and benefit of said Common School Fund, payable at the office of the Auditor of Vanderburgh County with interest at six per cent. per annum, payable annually. Said Auditor thereupon issued to said Frederick C. Muller a Certificate of Purchase, as evidence of said sale of said premises; and said Auditor caused a statement by the Auditor and Treasurer of said County to be recorded in said Commissioners Record R-1 on pages 373, together with said Certificate of Purchase, AND WHEREAS, The said Frederick C. Muller has this day paid into the County Treasury the sum of One Hundred & NO/100 ----Dollars, the full amount of said unpaid purchase money.

KNOW YE, THEREFORE, That I, Charles P. Beard, Auditor, in and for the aforesaid County, and in the State aforesaid, by virtue of the authority vested in me by law, as such Auditor, in the name of the State of Indiana, and for the use of the Common School Fund in consideration of the premises, as also the sum of One Hundred (100)--- ---Dollars and cents, do sell and convey unto Gertrude Muller, assignee of the said Frederick C. Muller all of the following described real estate, to-wit:-

Lot number Nine (9) in the Subdivision of Lot Number One (1) in Block Number Six (6) in Parrett's Enlargement of the City of Evansville, Indiana, in the aforesaid County and State: TO HAVE and to HOLD the same to his heirs and assigns forever, in as full and complete a manner as by law I am authorized to do.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the Board of Commissioners of said County at Evansville, this 14th day of October, 1912.

C. P. Beard, Auditor of Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned this 14th day of October, 1912, Charles P. Beard, Auditor of said County, acknowledges the execution of the annexed Deed.

Witness my hand and seal, the day and year above written.

Mabel Zumstein, Notary Public. (Seal)

My Commission Expires Feb. 5, 1913.
Monday, October 14, 1912.

The board of Commissioners of Vanderburgh County, met this day pursuant to adjournment when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. Kuhlenhoelter, Edward Ruckmar, and Nick Keil, Jr., and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 15th day of October, 1912; to Wm. Kuhlenhoelter and Edward Ruckmar and for the term of one year from the 16th day of October, 1912 to Nick Keil, Jr.

On Motion the Board adjourned to meet Thursday, October 17, 1912 at 10 o'clock A.M.

[Signatures of Commissioners]

Thursday, October 17, 1912.

The Board of Commissioners of Vanderburgh County, met this day pursuant to adjournment when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now H. G. White, John Gordner and Henry J. Niehaus and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.
it is therefore ordered and adjudged by the Board that renewals of license be and
the same is hereby granted to said applicants as in said applications described for the
term of one year from the 22nd day of October, 1912, to Andy Limberger and for the term
of one year each from the 23rd day of October, 1912, to H. G. White and John Gordner.

Acceptance of Concrete
Work at Children's
Guardian Home.

The Board having examined the concrete side walks, retaining walls and the roadway,
improvements to the Children's Guardian Home, and having found the same to be completed,
and constructed according to the plans and specifications, on motion do hereby accept the
same and direct the Auditor to draw a warrant for the sum of One Thousand seventy-three
50/100 ($1073.50) Dollars payable to Wm. H. Dedrick, Contractor.

On Motion the Board adjourned to meet Monday, October 21, 1912 at 10 o'clock A. M.

COMMISSIONERS.

Monday, October 21, 1912.

The Board of Commissioners of Vanderburgh County, met this day pursuant to adjourn-
ment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing
said Board.

The Minutes were read and approved.

order of the Board of
Commissioners Granting A
Renewal of Liquor License.

Come now Andy Limberger, Conrad Woll, Jr., and Adam Strupp, and present to the
board their applications for renewals of license to sell intoxicating liquors at retail
upon the premises described in their applications, together with copies of the notices of
said application by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication
and being sufficiently advised in the premises, finds for the said applicants that they are
entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and
the same is hereby granted to said applicants as in said applications described for the term
of one year from the 22nd day of October, 1912, to Andy Limberger and for the term of one
year from the 23rd day of October, 1912, to Conrad Woll, Jr., and Adam Strupp.
ANNUAL REPORT OF CITY SCHOOL BOARD.

Comes now J. U. Schneider Treasurer of the School Board of the City of Evansville, and presents his report of the receipts and expenditures of said Board for the year ending July 31, 1912, which report is in brief as follows:

Special School Fund.
Balance on hand Aug. 1st 1911 66,537.73
Total receipts since Aug. 1st 1911 196,847.00
Total Expenditures from Aug. 1st 1911 to Aug. 1st 1912 229,641.03
Balance on hand Aug. 1st 1912 33,743.79

Tuition Fund.
Balance on hand Aug. 1st 1911 169,852.55
Total receipts since Aug. 1st 1911 342,137.23
Total Expenditures 191,560.35
Balance 158,576.28
Total Balance on hand August 1st 1912 154,320.67

And the Board having carefully examined said report and having compared it with the records of the amounts charged against said School Board, and being fully advised in the premises, finds that said report properly charges said School Board with the sums charged against them in the Auditors office, and that they are entitled to the credits claimed in said report for disbursements made. It is therefore ordered that the said report be and the same is now approved, and the said School board be given credit for the disbursements shown in said report, and that they stand charged with the sums shown by said report to be remaining in their hands.

On Motion the Board adjourned to meet Thursday, October 24, 1912, at 10 o'clock A.M.

Henry M. Harty
L. M. Hardy
John C. Weinberg
COMMISSIONERS.
Board of Commissioners, Vanderburgh County, Indiana, October 24, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Peter Kirsch, Harvey G. Moore, Wm. Werzner, Geo. A. Kroener, Gus. Zeidler and David McDonald and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said Applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 24th day of October, 1912, to Peter Kirsch, and for the term of one year each from the 25th day of October, 1912, to Harvey G. Moore, and Wm. Werzner, and for the term of one year each from the 27th day of October, 1912, to Geo. A. Kroener, Gus. Zeidler, and David McDonald.

On Motion it was ordered by the Board that the following is a list of the voting places in the respective precincts of Vanderburgh County, Indiana as fixed by the Board of Commissioners of said County for the Election to be held on Tuesday, the 5th day of November 1912.

<table>
<thead>
<tr>
<th>Precinct</th>
<th>Voting Place</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>202 Madison Ave.</td>
</tr>
<tr>
<td>2</td>
<td>419 Jefferson Ave.</td>
</tr>
<tr>
<td>3</td>
<td>300 Grant St.</td>
</tr>
<tr>
<td>4</td>
<td>126 Powell Ave.</td>
</tr>
<tr>
<td>5</td>
<td>122 Locust St.</td>
</tr>
<tr>
<td>6</td>
<td>517 Oak St.</td>
</tr>
<tr>
<td>7</td>
<td>516 Locust St.</td>
</tr>
<tr>
<td>8</td>
<td>106 Up. 9th St.</td>
</tr>
<tr>
<td>9</td>
<td>1 Up. 4th St.</td>
</tr>
<tr>
<td>10</td>
<td>219 Walker St.</td>
</tr>
<tr>
<td>11</td>
<td>222 West Franklin St.</td>
</tr>
<tr>
<td>12</td>
<td>129 West Pennsylvania St.</td>
</tr>
<tr>
<td>13</td>
<td>1023 West Michigan St.</td>
</tr>
<tr>
<td>14</td>
<td>327 Geil Ave.</td>
</tr>
<tr>
<td>15</td>
<td>1610 First Ave.</td>
</tr>
<tr>
<td>16</td>
<td>1405 Fulton Ave.</td>
</tr>
<tr>
<td>17</td>
<td>921 Third Ave.</td>
</tr>
<tr>
<td>18</td>
<td>219 Edgar St.</td>
</tr>
<tr>
<td>19</td>
<td>1107 East Franklin St.</td>
</tr>
<tr>
<td>20</td>
<td>1122 East Michigan St.</td>
</tr>
<tr>
<td>21</td>
<td>522 E. Oregon St.</td>
</tr>
<tr>
<td>22</td>
<td>1405 E. Oregon St.</td>
</tr>
<tr>
<td>23</td>
<td>1705 East Michigan St.</td>
</tr>
<tr>
<td>24</td>
<td>605 William St.</td>
</tr>
<tr>
<td>25</td>
<td>1321 Division St.</td>
</tr>
<tr>
<td>26</td>
<td>924 Chestnut St.</td>
</tr>
<tr>
<td>27</td>
<td>1012 Cherry St.</td>
</tr>
<tr>
<td>28</td>
<td>316 Bray Ave.</td>
</tr>
<tr>
<td>29</td>
<td>204 Line St.</td>
</tr>
</tbody>
</table>
The Board examined the register of Orders drawn by the County Auditor during the months of June, July, August and September 1912, and compared the same with the allowances made by the proper authorities, and the board having found said orders to be correct in all respects, do now on motion approve the same.

On Motion the Board adjourned to meet Monday, October 25, 1912, at 10 o'clock A.M.

Henry W. Hartig  
Cicero G. Hornby  
John W. Wimberg

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Come now George W. Hunter, and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.
It is therefore ordered and adjudged by the Board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 29th day of October, 1912, to George W. Hunter.

Appointment of Election Inspectors.

Come now Chas. E. Woods Inspector 1st Precinct, Conrad Heberer Inspector 16th Precinct, all in Pigeon Township and present their resignation as such inspectors for the November 1912 Election and the Board now here on motion accept said resignations.

And on motion Benj. Newman is appointed as Inspector of 1st Precinct, Louis Tepe as Inspector of 16th Precinct.

On Motion the voting place for the 7th Precinct in Pigeon Township is hereby changed from 510 Locust St. to 522 Upper 6th St.

On Motion the Board adjourned to meet Thursday, October 31, 1912, at 10 o'clock A. M.

\[\frac{\text{Henry W. Hartig}}{\text{Cicero G. Hornby}}\]

COMMISSIONERS.

\[\frac{\text{John W. Wimberg}}{\text{}}\]

Thursday, October 31, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

\[\frac{\text{}}{\text{}}\]

Comes now C. H. Bredenkamp, John J. Manning, Geo. J. Maurer, and Peter Aschoff, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.
It is therefore ordered and adjudged by the Board that renewals of license be and the
same is hereby granted to said applicants as is said applications described for the term of
each one year from the 1st day of November, 1912, to C. H. Bredenkamp, John J. Manning, and Geo.
J. Maurer, and for the term of one year from the 3rd day of November, 1912, to Peter Aschoff.

On Motion the Board adjourned to meet Friday, November 1, 1912, at 10 o'clock A.M.

COMMISSIONERS.

Friday, November 1, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to
adjournment, when present Henry W. Hartig, Cicero G. Hornby, and John W. Wimberg, members
composing said Board.

The Minutes were read and approved.

Bids opened for Construction
of Heating Plant in Court
House & Jail.

This being the time set for the opening of bids for repairs to Heating Plant in
Court House and Jail.

Come now the various parties and submit bids as follows:

J. E. Woolley & Son -------------- $1572.00
H. G. Newman Plumbing Co. ----------- 1515.00
O’Dennell Steam Heating Co. ----------- 1640.00
Gottman & Weber ------------------ 1256.00

On motion the matter was postponed for further consideration.

On motion the Board adjourned sine die.

COMMISSIONERS.
Monday, November 4, 1912.

The Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry W. Hartig, Cicero G. Hornby, and John W. Wimberg, members composing said Board.

The minutes were read and approved.

Order of the Board of Commissioners Granting A transfer of Location of Liquor License.

Come now S. H. Jefferis and Frank D. Drew and present to the board their applications for leave to move their places of business for the sale of intoxicating liquors at retail as described in their applications, together with copies of the notices of said applications by them published and the proof of due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to permission to move their places of business as prayed for in said applications.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicants as in said applications prayed for.

Order of the Board of Commissioners Granting Permission to Sell and Transfer A Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expire.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chas. Simpson</td>
<td>J. A. Sursa</td>
<td>40 E. Broadway, Howell</td>
<td>July 14-13</td>
</tr>
<tr>
<td>Nicklous &amp; Sauer</td>
<td>C. H. Nicklous</td>
<td>1 Upper Third St.</td>
<td>July 7-13</td>
</tr>
<tr>
<td>Joseph Ruegg</td>
<td>Fred G. Klenck</td>
<td>Kratville</td>
<td>May 2-13</td>
</tr>
<tr>
<td>Harry C. Busse</td>
<td>Sales &amp; Timberlake</td>
<td>134 Up. Fifth St.</td>
<td>Sept. 9-13</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are
entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the second said second named applicants, and the said named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Wholesalers Application
For New License.

Comes now F. M. Petersheim Wholesaler of intoxicating liquor, and presents his application for a Wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesaler, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in his application, together with a copy of notice of said application by him published and proof of due publication of said notice.

And the Board having examined said application and notice and proof of publication, and being sufficiently advised in the premises, finds for the said applicant that he is entitled to license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a wholesale license be granted to said applicant as in said application described, for the term of one year from the 6th day of November, 1912.

In the matter of the petition of Charles Heyden to sell and transfer retail liquor license to John Harrigan.

Comes now Charles Heyden and files his verified petition asking to withdraw the petition heretofore filed by him asking permission to sell and transfer to John Harrigan the retail liquor license heretofore issued to him to sell liquors at retail in the building situate on part of lot #6,7,8 & 9 Highland Place in the City of Evansville, Pigeon Township Vanderburgh County, Indiana.

And comes now said John Harrigan and objects to the filing of said petition and the granting of the prayer thereof.

And the Board now grants leave to said Heyden to withdraw said petition, to which ruling of the Board said John Harrigan excepts.

Agreement between Chas. Blakley and Board of Commissioners in regard to Henderson Road.

On Motion the following agreement was made and ordered spread of record.

This agreement made and entered into by and between the Board of Commissioners of Vanderburgh County, Indiana and Charles Blakley of Vanderburgh County, Indiana made and entered into this the 4th day of November, 1912 witnesseth:

Whereas said Board of Commissioners pursuant to a petition filed by Chas. F. Saunders and others filed with said Board April 30, 1912, changed the location of the highway known as
the Evansville and Henderson Road, which said road so established runs over along and through the lands of said Blakley for which he was awarded damages pursuant to statute for such purposes made and provided; and

Whereas it now appears that the construction of said road for the purposes of travel cannot be made and completed until probably the summer season of 1913.

Now therefore in consideration of the damages heretofore awarded him and for other consideration by him received the said Blakley agrees with said Board of Commissioners that until said road can be completed and made ready for travel the public may continue to use the temporary road used and which runs over along and through the land of said Blakley such use to be free from any further claims for damages by said Blakley.

In Witness whereof the parties have signed their names the day and date above written.

) ) Henry W. Hartig,
) ) Chars. Blakley C. G. Hornby,
) ) John W. Wimberg,
) ) Board of Commissioners.

On Motion the voting place in the 25th Precinct at the General Election, November 5, 1912, is hereby changed from 316 Bray Ave. to 412 Bray Ave.

On Motion the Board adjourned to meet Thursday, November 7, 1912, at 10 o'clock A.M.

COMMISSIONERS.
Board of Commissioners, Vanderburgh County, Indiana, November 7, 1912.

Thursday, November 7, 1912.

Board of
The Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartl, Cicero G. Hornby and John W. Winberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners
Granting A Renewal of Liquor License.

Comes now Wm. Wassmer, Henry Rosser, Leas McIntosh and Frank D. Drew and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of each one year from the 9th day of November, 1912 to Wm. Wassmer, Henry Rosser, and Leas McIntosh, and for the term of one year from the 10th day of November, 1912 to Frank D. Drew.

In the matter of the
Repairs to Heating Plant
in Court House & Jail.

On motion the various bids submitted for repairs to Heating Plant which were opened November 1st, 1912 and taken under consideration.

And the Board after examining the bid, plans and specifications and having fully considered the same, and after being fully advised in the premises, on motion does now here award the contract for the construction of repairs to Heating Plant.

H. G. Newman Plumbing Co. ----for the sum -----$1515.00

In the matter of the petition of Jesse D. McKenney et al.

Comes now John Frey, John Henze and Fred B. Buente, Sr., heretofore appointed reviewers in this case, and file their certificate of appointment, oath and report in the words and figures following to-wit:

ORDER TO REVIEW ROAD.

THE STATE OF INDIANA

VANDERBURGH COUNTY.

To John Frey, Sr., John Henze and Fred Buente, Sr.

You are hereby notified that you have been appointed by the Board of Commissioners of Vanderburgh County, Indiana, to review the line of a proposed highway in said County, as hereinafter described, for the purpose of assessing the damages, if any, that would be sustained by the opening of the same through the lands of Peter Deutsch et al.
The said proposed highway to be Thirty feet in width, and commences.

Commencing at the South-east corner of Section eleven (11), Township Six (6)South, Range eleven (11) West, in said County, this being the point where the St. Joseph Avenue Road crosses the line between Perry and German Townships, thence due west on said township line to the east line of the Little Cynthiana Road, at a point where said road crosses the south line of the south-east quarter of the south-west quarter of said Section, being a distance of about five-eighths (5/8) of one mile from the point of beginning.

The proposed highway will pass through the lands of the following persons:--Christian Happe, Gustav Trautvetter, Jesse D. McKenney, John Anderson and Peter Deutsch.

We ask that the proposed highway be thirty (30) feet in width.

You will meet at the office of the County Auditor, in the Court House who resides at Evansville, Indiana, on Wednesday the 16th day of October, 1912, at 9 o'clock A.M., and, after being duly qualified, proceed to make such review, and report the result thereof at the next regular term of said Board.

I certify the above to be a true copy of the order of the Board in the foregoing cause.

Witness my hand and official seal, this 12th day of October, 1912.

C. P. Beard, Auditor.

(SEAL)

OATH OF REVIEWERS.

THE STATE OF INDIANA, )
WANDERBURGH COUNTY. ) SS.

We, John Frey, Sr., John Henne, and Fred Buente, Sr., do solemnly swear that we will faithfully and impartially discharge the duties assigned and directed to us on the within order of the Board of Commissioners of said County to the best of our skill and ability, so help us God.

Joh. Frey,
John Henne,
Fred W. Buente.

Subscribed and sworn to before me, this 16th day of October, 1912.

Fee for affidavit 75 cents. Mabel Zunstein

My Commission Expires

Feb. 5, 1913.

(SEAL)

ROAD REVIEWERS' REPORT.

TO THE HONORABLE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA:

We, the undersigned Reviewers, who were appointed by your honorable body at your regular October Term, 1912, to review a proposed highway, as petitioned for by Jesse D. McKenney et.al., for the purpose of assessing the damages, if any, that would be sustained by opening the same through the lands of Peter Deutsch et.al. have discharged the duty assigned us, and submit to you the following report, to-wit:
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 7, 1912.

Five days' notice having been given us by Peter Deutsch the remonstrant herein, we met as directed in the order hereunto attached and made a part hereof, and after being duly qualified as appears therein, proceeded to make such review and find that said proposed highway to be thirty feet in width.

Commencing at the south-east corner of Section eleven (11), Township Six (6) South, Range eleven (11) West, in said County, this being the point where the St. Joseph Avenue Road crosses the line between Perry and German Townships, thence due west on said township line to the east line of the Little Cynthiana Road, at a point where said road crosses the south line of the south-east quarter of the south-west quarter of said section, being a distance of about five-eighths (5/8) of one mile from the point of beginning.

The proposed highway will pass through the lands of the following persons: Christian Happe, Gustav Treutvetter, Jesse D. McMenney, John Anderson and Peter Deutsch.

We ask that the proposed highway be thirty (30) feet in width.

We the undersigned re-viewers of the above proposed road would respectfully report that said road would not be of public utility.

John Frey, 
John Henne, 
Fred W. Suente.

REVIEWERS.

And now said report is by the Board accepted, confirmed and approved.

And it appearing that said viewers unanimously report against the public utility of said proposed highway it is by the Board ordered and adjudged that said petition be and the same is here dismissed at the cost of said petitioners.

On Motion the Board adjourned to meet Monday, November 11, 1912, at 10 o'clock A.M.

HENRY W. WINSTON
JAMES W. HENNE

COMMISSIONERS.
Monday, November 11, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero S. Hornby and John W. Wimberg members composing said Board.

The minutes were read and approved.

Order of the Board of Commissioners granting A Renewal of Liquor License.

Comes now Henry Mental and Henry F. Hillebrand and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And, the board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 12th day of November, 1912, to Henry Mental and Henry F. Hillebrand.

IN the matter of the petition of Charles Heyden for permission to sell and transfer and of the application to purchase a Liquor License.

Comes now the said Charles Heyden and the said John Harrigan, and the petition of the said Charles Heyden for permission to sell and transfer, and the application of the said John Harrigan for leave to purchase the license to sell intoxicating liquor at retail at No. 2018 First Avenue on Part of lots six (6), seven (7), and eight (8) in Block nine (9), Highland Place, in a two story frame house, ground floor, front room in the city of Evansville, in Pigeon Township, Vanderburgh County, Indiana, comes on to be heard.

And now the said Charles Heyden files his verified petition asking to withdraw the petition for permission to sell and transfer aforesaid, to which filing said Harrigan objects and excepts.

And now said Harrigan offers to submit to said Board proof showing that due notice by publication, as required by law of his intention to purchase the license aforesaid was given, and further that said Harrigan possesses all of the qualifications required by law of an applicant for license. But that said Board refuses to permit or receive said proof, to which said Harrigan objects and excepts.

And said Harrigan further requests said Board to consider his application for the purchase of said license from said Heyden and said Board refuses so to do, to which said Harrigan objects and excepts.
It is therefore considered and adjudged by the Board that the said Charles Hayden be granted leave to withdraw his petition for permission to sell and transfer, and that the Board refuses to further consider the application of the said John Harrigan for leave to purchase the license of the said Charles Hayden, and that the Board refuses to receive and hear the proof showing said Harrigan's qualifications as required by law of an applicant for license, and that the proceedings herein be dismissed, to each and all of which rulings and orders of the board said Harrigan objects and excepts, and it is further ordered that this entry be and the same is now entered numero tunc as of November 4th, 1912.

On Motion the board adjourned to meet, Thursday, November 14, 1912, at 10 o'clock A.M.

Thursday, November 14, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Winberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now M. A. Hite and James Center and present to the Board their application for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the Board, having examined said application and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applicants described for the term of one year from the 14th day of November, 1912, to M. A. Hite, and for the term of one year from the 16th day of November, 1912, to James Center.

On Motion the Board adjourned to meet, Monday, November 18, 1912, at 10 o'clock A.M.
Monday, November 18, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

In the matter of Fixing the Bond of Clerk of Vanderburgh Circuit Court.

On motion it is now ordered that the Bond of the Clerk of the Vanderburgh Circuit Court of Vanderburgh County be and the same is hereby fixed at the sum of Twelve Thousand Dollars $12000.00, conditioned as by law required.

On motion the Board approved the requisition for supplies for the County Infirmary for the month of December 1912, and January and February 1913, submitted by the Superintendent, and the Auditor was directed to advertise for bids on the same to be received on November 29, 1912, at 10 o'clock A.M.

On motion the Board adjourned to meet, Thursday, November 21, 1912 at 10 o'clock A.M.

COMMISIONERS.

Thursday, November 21, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Edward Eickmeier, J. W. Endrum and Wm. Chamier and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in the said applications.
It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said application described for the term of one year each from the 21st day of November, 1912.

In the matter of the Establishment of the Laubscher Road as a Free Turnpike.

Come now the petitioners in the above entitled cause by Brill & Hatfield and Ense & Covert, their attorneys, and present to the Board their petition, hereinbefore filed with the Auditor of Vanderburgh County, Indiana, on the 20th day of November, 1912, in which petition it is alleged that on the 6th day of August, 1903, a certain petition was presented to the Board of Commissioners of Vanderburgh County, praying that a certain road in Center Township, in said County, to-wit:-- the Laubscher Road, be declared a Free turnpike of said Vanderburgh County.

Said petitioners further represent and show to this Board that, on the said 6th day of August, 1903, said Board of Commissioners was composed of the following members to-wit:-- Jacob Detroy, Henry Wallenmeyer and Mark Grant, and that one Harry Stinson was the Auditor of Vanderburgh County at said time; that, at said time, said Board acted upon said petition and formally declared said Laubscher Road, as therein described, a free turnpike of said Vanderburgh County; that, through inadvertence or mistake, the order embodying said action of the Board was not entered upon the records of the Board of Commissioners of said County.

And said petitioners now pray that an order, nunc-pro-tunc, as of the 6th day of August, 1903, be entered upon the records of this Board establishing said Laubscher Road as a free turnpike in said Vanderburgh County.

And now, this cause coming on for a hearing and trial, there appear, as witnesses therein, the said Jacob Detroy and Henry Wallenmeyer and the said Harry Stinson.

And the Board, having heard the evidence of each of said witnesses, and being fully advised, in the premises, finds that, of the members composing the Board of Commissioners of said Vanderburgh County on said 6th day of August, 1903, said Jacob Detroy and Henry Wallenmeyer are the only survivors, said Mark Grant being now deceased; and that said Harry Stinson was the Auditor of said Vanderburgh County at said time.

The Board further finds that on the 24th day of July, 1903, the following petition was filed with said Board, to-wit:--

In the matter of the Establishment of the Laubscher Road as a Free Turnpike or Gravel Road.

To the Honorable Board of Commissioners of Vanderburgh County:

We the undersigned, freeholders of the Laubscher Road district of Center Township, County of Vanderburgh and State of Indiana respectfully petition the Board of Commissioners of Vanderburgh County to establish the Laubscher Road at a free turnpike or gravel road, beginning on the Laubscher highway at a point where the same intersects the Owensville free turnpike near the center of the south-west quarter of Section 31, Township 5 South, Range 16 West, thence north-west along said highway to a point where the same is intersected by the highway upon the western boundary of Section 36, Township 5 South, Range 11 West, in the County of Vanderburgh, State of Indiana.

That the said proposed free gravel road or turnpike connects with the Owensville free gravel road or turnpike as now established and that the same is not less than one mile in length and has a substantial graded roadway not less than twenty feet wide.
with suitable side drains, culverts and bridges and with grades not exceeding the maximum of the free gravel or turnpike roads of Vanderburgh County, and that there has been placed on said road not less than one yard of suitable gravel or broken stone for every three feet in length in such manner as to make a suitable road for public travel.

Thomas Effinger
Henry Wisberg
J. W. Laubscher
John R. Armhess
Simon J. Laubscher
H. Brandenberger

That thereafter, on the 6th day of August, 1903, said petition was presented to the Board of Commissioners of Vanderburgh County; that said Board at said time was composed of the following members, to-wit:— Jacob Detroy, Henry Wallenmeyer and Mark Grant; that, on said day, at said meeting, upon the evidence and facts presented by the petitioners who had signed said petition, said Board passed an order formally declaring the said Laubscher Road, as set out in said petition, a free turnpike of said Vanderburgh County; that, through inadvertence or mistake, the order embodying such action of said Board was not entered upon the records of the Board of Commissioners of said Vanderburgh County; and that an order embodying said action of said Board should be entered upon the Records of the Board of Commissioners of Vanderburgh County, nunc-pro-tunc, as of the 6th day of August, 1903.

It is therefore considered and ordered by the Board of Commissioners of Vanderburgh County, Indiana, that said Laubscher Road be and the same is hereby established as a free turnpike of said Vanderburgh County, said Laubscher Road being described as follows, to-wit:—

Beginning on the "Owensville Road", where the same is intersected by the by the said Laubscher Road, near the center of the southwest quarter (\( \frac{1}{2} \)) of Section thirty-one (31), Township Five (5) South, Range Ten (10) West, thence North-west along said Laubscher Road to a point where the same is intersected by the highway upon the western boundary of Section Thirty-six (36), Township Five (5) South, Range Eleven (11) West, all in Vanderburgh County, State of Indiana.

It is further considered and ordered that the Auditor of Vanderburgh County enter this order upon the records of the Board of Commissioners of Vanderburgh County, nunc-pro-tunc, as of the 6th day of August, 1903.

On Motion the Board adjourned to meet, Monday, November 25, 1912, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Monday, November 25, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero C. Hornby and John W. Wimber, members composing said Board.

The Minutes were read and approved.

Contract for Storm Doors.

On Motion a contract to erect 8 storm doors at the outside entrances of the First floor of Court House was awarded to Fred J. Reherman for the sum of $196.00 the same to be in accordace with the plan and specifications on file in the Auditor's office.

Assignment of Rooms in Court House.

WHEREAS the volume of business at present transacted in certain offices of the Court House requires a change and new assignment of rooms for certain officers in order to better accommodate the patrons of the county offices and facilitate public business; and

WHEREAS the Board has given due consideration to the matter, it is now ordered by the Board

FIRST, that the Sheriff vacate the rooms now occupied by him and in lieu thereof there is assigned for the use and occupancy of the Sheriff Room #2 on the Main floor, such change to be made as speedily as possible.

SECOND, as soon as rooms 14 and 15 Main floor are altered, arranged and equipped, as now contemplated, said rooms are to be used and occupied as the County Treasurers' Office, whereupon the room at present occupied by the County Treasurer namely Room 8 main floor shall be by that officer vacated and thereafter said room shall become one of the suite of rooms now used and occupied by the County Auditor, provided however, that the County Assessor shall with the County Auditor have joint use and occupancy of said room 8 main floor, the County Assessor shall then vacate the room now used and occupied by him.

It is further ordered by the Board that the Auditor transmit a copy of this order to each of the following officers to-wit: Sheriff, Treasurer, County Assessor.

On Motion the Board adjourned to meet, Wednesday, November 27, 1912. at 10 o'clock A.M.

[Signatures of Commissioners]

October 30, 1912.

On Motion it is ordered by the Board that the County Superintendent remove to rooms in the Third Floor of the Court House and that the Evansville Law Library Association remove to the room vacated by the County Superintendent.
Wednesday, November 27, 1912.

The board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Bond of W. E. Wilson
Approved.

On Motion the Bond of Wm. E. Wilson, Clerk of Vanderburgh Circuit Court, Elect, was approved in the sum of $12000.00.

Contract for Electric Lamp Posts.

On Motion the proposal of the Evansville Gas & Electric Light Co., for changing the eight gas posts at the four entrances of the Court House into Luxalabras or Electric Light was approved and accepted and a contract is now hereby awarded to the said company for the said changes the terms of which are as follows:

Evansville, Indiana, November 25, 1912.

To the Honorable Board of County Commissioners,
Vanderburgh County, Evansville, Indiana.

Gentlemen:

Confirming my verbal proposition to you with reference to changing the eight gas posts around the Court House into Luxalabras or Electric Light:

We propose to furnish all labor and material for this work at cost, and we guarantee that same shall not exceed One Thousand Dollars ($1000.00). The underground service which will be installed across Vine Street, will be put down with what is known as "Two Tile Duck", one for the Luxalabras, and the other for the Court House service when the Commissioners decide on wiring said Court House.

As to the lighting of these posts, we propose to furnish all lamps, maintenance on same, turning off and on, at a flat monthly rental of Thirty-six Dollars ($36.00).

This estimate is based on a three year contract of burning; the hours of burning will be from dusk until midnight. The certified bills for making this change are to be paid in thirty (30) days after presentation.

Yours truly,

A. C. Blinn
GENERAL MANAGER.

Whenever the walks and lawn are disturbed in the prosecution of the work same are to be restored.

S. R. Gallagher.

Accepted November 27, 1912.

Henry W. Hartig 
Cicero G. Hornby 
John W. Wimberg 

On Motion the Board adjourned to meet Friday, November 29, 1912 at 10 o'clock A. M.

COMMISSIONERS.
Friday, November 29, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Chas. Geiss, Agent, and presents to the board his application for renewal of license to sell intoxicating liquors at retail upon the premises described in his application together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the Board, having examined said application, notice and proof of publication and being sufficiently advised in the premises finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 1st day of December 1912.

Board opened bids for supplies for Co. Infirmary for quarter ending February 28, 1913.

This being the day set for opening the bids for furnishing the supplies for the County Infirmary, for quarter ending February 28, 1913.

Comes now the various firms and submit their bids and the board after carefully examining said bids on motion allowed, the Contracts as follows:

Simon & Kahn - - - - - - - - - - - - - - Shoes & Drygoods
Yokel & Son - - - - - - - - - - - - - - Meat
Joseph Clothing Co. - - - - - - - - - Clothing
J. Bertleson & Son - - - - - - - - - Groceries

On Motion the Board adjourned Sine Die.

[Signatures]

COMMISSIONERS.
Monday, December 2, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry V. Hartig, Cicero G. Harbey and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of License.

Comes now Peter Schindler, Lottie Hotel Co., and Geo. F. Wessel and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the each term of one year from the 2nd day of December, 1912, to Peter Schindler and Lottie Hotel Co. and for the term of one year from the 3rd day of December, 1912, to Geo. F. Wessel.

Order of the Board of Commissioners to Sell and Transfer A Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>D. S. Haynes</td>
<td>Louis Tucker</td>
<td>317 Up. Third</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.
It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

On motion the Board adjourned to meet, Thursday, December 5, 1912, at 10 o'clock A.M.

Henry W. Hartig
Cicero G. Hornby
John W. Wimberg

Thursday, December 5, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Edward Magerkurth and presents to the Board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicants as in said application described for the term of one year from the 5th day of December, 1912.

In the Matter of the Petition of Gotlieb Kleinknecht et.al. for Change of Location of Peerless Road, Perry Twp.

Comes now Gotlieb Kleinknecht and Regina K. Kleinknecht and present to the Board their petition praying for change of location of a new public highway in Perry Township, in the County of Vanderburgh, in the State of Indiana, and said petitioners also file and present an affidavit of William Kleinknecht that notice was given of the filing of said petition for more than twenty (20) days before the first day of the present term of this Board by posting copies of said notice in three public places in the neighborhood of said proposed highway and the Board having heard the evidence and being sufficiently advised in the premises finds that said petition is signed by said petitioners of the said County of Vanderburgh
and that the said petitioners are resident free holders of said county and that they reside in the immediate neighborhood of said proposed new highway, and that due and legal notice of the presenting of said petition was given by posting notices in three of the most public places in the immediate neighborhood of said proposed new road for more than twenty (20) days before the first day of the present term of this Board.

It is therefore ordered by the Board that Louis Weinheimer, John Mohr, and David Scherrr be and they are hereby appointed viewers to view said proposed highway, that is to say, upon the following described route to wit:—

That said Gottlieb Kleinknecht and Regina Kleinknecht, the petitioners herein, are the owners of the following described land in Vanderburgh County, Indiana:

the northeast quarter of the southwest quarter of section number twenty (20), range eleven (11) west, township six (6) south; that said highway as now located is described as follows: Beginning about three hundred (300) feet north of the southeast corner of said quarter-quarter section and running thence from said point in a north-westernly direction diagonally across said quarter-quarter section and terminating, in so far as the land described is involved, at a point about thirty-five (35) rods east of the northwest corner of said quarter-quarter section, but said strip or part of road as now located being zig-zag in its meanderings across said quarter-quarter section.

That said proposed change will locate said highway upon the following described route:

Beginning and ending the same as in herein above described as now located, but that said highway be changed to run in a straight line across said quarter-quarter section from point to, as above shown and taking in the process of relocating the said zig-zag meanderings in the course across said quarter-quarter section, namely Gottlieb Kleinknecht & Regina K.

That said change is wholly upon the land of said petitioners herein—Kleinknecht.

That said viewers view said proposed new highway as required by law, and that they mark and lay out the same to the width of Twenty (20) feet; that said viewers meet at the office of County Auditor in Court House on the 12th day of December 1912 at 9 o'clock A.M. and qualify as such viewers and that they report their proceedings to this Board at the ensuing January Term thereof and this matter is continued.

On Motion the specifications for Books, Blanks, Supplies, Stationery, Coal, Ice & etc., were adopted and the Auditor authorized to advertise for bids for the same to be opened December 26th, 1912.

On Motion the Board adjourned to meet, Monday, December 9, 1912, at 10 o'clock A.M.
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 9, 1912.

Monday, December 9, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Timberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Anton J. Wannemuller, Henry Hanekamp, Gust Nuebling and Peter Lutterbach and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 9th day of December, 1912, to Anton J. Wannemuller and Henry Hanekamp, and for the term of one year each from the 11th day of December, 1912, to Gust Nuebling and Peter Lutterbach.


Comes now John Grefe superintendent of the County Poor Infirmary and submits his report as such superintendent for the quarter ending November 30, 1912, which report is in substance as follows, to-wit:-

In home at beginning of quarter 69
Admitted during quarter 13
Discharged 13
Died 4
Now Remaining 84

In the matter of Refund of Taxes.

Whereas certain persons were wrongfully assessed with taxes for the year 1911 for which each of such persons were entitled to a refund under the provision of Section 6088 Burns 1908 and whereas the persons hereinafter named by proper proof showed themselves entitled to the refund of taxes so wrongfully assessed against them for the amounts set opposite their respective names, which refunds were made by the Board in common with the usual monthly allowances and without a special order of the board, now

Therefore for the purpose of spreading of record an order for such refunds, it is now
by the Board ordered and adjudged that the following persons are entitled to a refund of
taxes for the amounts set opposite their respective names and it is further ordered that
the amounts heretofore paid to them were of such refund be and the same are here-by confirm-
ed as of the date of allowance.

Warrant No. 2502 Henry Burgrable -- -------------- $21.64
2503 M. J. Maidlow ----------------------------- 2.62
3191 M. J. Bray ----------------------------- 5.08
4140 Henry Lenfers ----------------------------- 2.12
4681 P. S. Armstrong ----------------------------- 24.43
4682 Jos. Breiner ----------------------------- 6.64
5312 Louise Heeman ----------------------------- 11.97
6217 Meek & Skillman ----------------------------- 23.00
6218 Gertrude Pinder ----------------------------- 4.24

Report of the Sec. of the Evansville Orphan Asylum.

Comes now Sarah D. Wartman secretary of the Evansville Orphan Asylum and submits
her report as such secretary for the quarter ending November 30, 1912, which report is
in substance as follows, to-wit:--

In Home at beginning of quarter 36
Admitted since 40
Discharged 5
Died 0
Now Remaining 35

In the matter of the petition of the First Avenue Brick & Tile Company.

The First Avenue Brick & Tile Company having petitioned as follows:

Evansville, Ind. Nov. 29, 1912.

The Honorable Board of County Commissioners,
Vanderburgh County, Ind.

Gentlemen:--

We beg to petition your Honorable Board for the privilege of running a 2
inch water pipe over Pigeon Creek bridge on outer First Avenue and running North 450 feet along the East side of First Avenue road.

As explained to you verbally, we find ourselves under the necessity of
getting additional water supply from the City in order to keep our plant in
operation and as this is a matter of much importance to us, we trust you will
see your way clear to grant our request.

Thanking you in advance and hoping to receive your favorable consideration,
we beg to remain,

Very truly yours,

FIRST AVENUE BRICK AND TILE CO.

By H. C. Kleymeyer, Secy & Treas.
And the Board having examined said petition and having been duly advised in the premises and having determined on the apparent propriety of granting said petition, it is now by the board ordered that license and permission be granted said petitioners to lay a two inch pipe in, along and under the First Avenue road and across the First Avenue bridge to a point four hundred and fifty feet north of said bridge, subject however that said pipe be laid in, along and under the extreme eastern side of said road way and that said road way, after said pipe is laid be restored to good condition free from depression and ridges and to the satisfaction of the board and to the further condition that said pipe be so placed and maintained across said bridge that the free use thereof by the public be not impeded or interfered with under penalty of revocation of this license.

In the matter of the petition
of the Louisville & Nashville Railroad Company.

The Louisville & Nashville Railroad Company having petitioned by permission to lay a three (3) inch cast iron pipe in Henderson road by a certain letter of its superintendent Mr. John W. Logsdon dated November 15th 1912 supplemented by a certain letter of its Supt. of Bridges and Buildings Mr. A. B. McVay which said letter are in the words and figures following to-wit:--

Evansville, Ind., Nov. 15, 1912.

Mr. Henry W. Hartig, Chairman,
County Commissioners,
Court House, City.

Dear Sir:--

I attach hereto two copies of blue print showing the Henderson Road between Ingle Coal Mine and the L & N Railroad Company's shop property at Howell. In yellow or on the north or right hand edge of the Henderson Road moving from the Ingle Mine, is shown the proposed three inch pipe line that we want to construct just off of the edge of the road proper, placing same below the frost line in the bank of the road, in order that we may take water from the city for drinking purposes from the City Water Company.

We would like your permission to do this, with the understanding that we are to lay pipe line, as per blue print, below the frost line, subject to the approval of your engineer or yourself. If you would like to go over the line, if you will kindly telephone this office, we will have Mr. McVay, the S. B. & B., who will do this work, or his representative if he is absent, go with you and point out what we want to do. After reaching our property line at Howell, we would want to cross the road so as to get into our property line, all of the work to be done subject to your approval, and under any reasonable arrangement that you may suggest.

Thanking you for your usual prompt attention to such matters, I am,

Yours truly,

J. W. Logsdon,
Supt.

Evansville, Ind., Dec. 9, 1912.

Mr. Henry W. Hartig, Chairman,
County Commissioners,
City.

Dear Sir:

Please be referred to Mr. J. W. Logsdon's letter Nov. 15th, to you relative to granting permission to this company to lay 3 inch cast iron pipe on west side of Henderson Road between point opposite the power house at Ingle Coal Mine to North
end of our Howell shop property at Henderson road crossing, and your conference
with me on the ground Saturday Nov. 30th at which time we went over the proposed
route.

Please see attached blue print plan 6-89 which describes location for pro-
posed 3” water pipe, showing the route and the course. I would be glad to
arrange to meet you at any time and go over this again so that you may be sat-
isfied with our location and is agreeable to the Board.

If agreeable please call me on telephone No. 1661 when we can arrange for
visit to the ground.

Yours truly,

A. B. McVay

S & B

And the board having examined said petition and the accompanying blue print and
having inspected the premises likely to be affected by said proposed work and being satis-
fied of the propriety of granting the request of said petitioners it is now ordered by the
board that license and permission be granted said Louisville and Nashville Railroad com-
pany to lay a three inch iron pipe in, along and under the Evansville and Henderson road
from a point near the single coal mine to the northern limits of the Howell yards of said
railroad Company conformable to the details set out in the blue print marked 6-89, dated
December 5th 1912; subject however to the condition that said Evansville and Henderson
road shall after the laying of said pipe, be restored to good condition free from depres-
sions or ridges and to the satisfaction of the board.

In the matter of the
Good Roads Convention.

It appearing to the Board of County Commissioners that there will be a Good
Roads Convention in Indianapolis on December 11, 12, 13, 1912, and as the building of good
roads is a matter of vital importance to the tax payers and Citizens of Vanderburgh
County at the present time, and it being deemed by the Board to be of practical value to
said tax payers of the County, and of indispensable public necessity, it is therefore
on motion hereby

Ordered, that the members of said Board of County Commissioners also Henry
Helfrich incoming member and Albert J. Venneman County Attorney attend said Good Roads
Convention if they so desire and that the actual expense of said trip be paid out of the
County Treasury of Vanderburgh County.

On Motion the Board adjourned to meet Thursday, December 12, 1912, at 10 o’clock A.M.

[Signatures]
Thursday, December 12, 1912.

The Board of Commissioners of the county of Vanderburgh, met this day pursuant to adjournment, when present Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Chas. Heyden and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 12th day of December, 1912.

On Motion the Board adjourned to meet Monday, December 16, 1912, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.

Monday, December 16, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Pat. H. Carroll, Geo. H. Goodman Co., and Sol Cohen and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.
It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 16th day of December, 1912, to Pat. H. Carroll and Geo. H. Goodman, and for the term of one year from the 17th day of December, 1912, to Sol. Cohen.

On motion the Board adjourned to meet, Thursday, December 19, 1912, at 10 o'clock A.M.

Thursday, December 19, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now C. A. Opperman and presents to the Board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the Board having, examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 16th day of December, 1912.

In the Matter of the Petition for Drainage by Ernst Wein,Jr., Ernst Mein, Sr., Henry J. St. Clair, et al.

Comes again Louis Meyer, Superintendent of Construction herein, and files his report and petition showing that since the order of August 5th, 1912, of this Board ordering the sale of Two Thousand Five Hundred Forty-nine and 25/100 ($2549.25) Dollars, bonds to be issued and sold, that Caroline Hornby, Caroline E. Hornby, Sarah A. Hornby, George W. Hornby, and Henry A. Hornby, land owners whose assessments aggregated Nine Hundred Ninety-three and 60/100 ($993.60) Dollars, and Clara Hornby, now Clara Whiting, whose assessments aggregated One Hundred Eighty ($180.00) Dollars, filed suits in the Vanderburgh
Superior Court against the Treasurer, Auditor, and Board of Commissioners of Vanderburgh County, Indiana, asking that they be restrained from collecting said assessments alleging therein that no notice was served on them or either of them of the filing of the report of the Drainage Commissioners herein in the Warrick Circuit Court.

That thereafter there was a finding by the Warrick Circuit Court that no notice was served on said Hornbys and Whiting or either of them, and that the judgment heretofore rendered by the Warrick Circuit Court, confirming the assessments against said Hornbys and Whiting was void.

That thereafter said parties filed remonstrances in the Warrick Circuit Court against their assessments as reported by the Drainage Commissioners appointed therein, and that upon a trial of said remonstrance, the finding and judgement of the court was in favor of said remonstrators and reducing said assessments of Clara Hornby, Clara E. Hornby, Sarah A. Hornby, George W. Hornby, and Henry A. Hornby from Nine hundred Ninety-three and 60/100 ($993.60) Dollars to Six Hundred ninety ($690.00) Dollars, and Clara Hornby Whiting from One Hundred Eighty ($180.00) Dollars to Sixty ($60.00) Dollars, and that said parties agreed to pay said assessments in cash within three months of the rendition of said judgement instead of having bonds issued for said assessments so that said assessments of Nine Hundred Ninety-three and 60/100 ($993.60) Dollars, and One Hundred Eighty ($180.00) Dollars, aggregating One Thousand One Hundred Seventy-three and 60/100 ($1173.60) Dollars, should be deducted from said sum of Two Thousand Five Hundred Forty-nine and 25/100 ($2549.25) Dollars, leaving a balance of One Thousand Three Hundred Seventy-five and 65/100 ($1375.65) Dollars, for which bonds should be ordered sold, and praying that said order heretofore made be corrected and modified as above shown.

And the Board having examined said report and being duly and sufficiently advised, now approves and confirms the same, and finds that said assessments of Caroline Hornby, Sarah A. Hornby, George W. Hornby, Caroline E. Hornby, Henry A. Hornby, aggregating $993.60 and Clara Hornby Whiting aggregating $180.00 will be paid in cash, and that bonds should not be issued for said assessments, and now modifies said former order as to said Hornbys' and other Whiting's assessment but in all respects confirms the same and finds that as shown by said report, bonds in the sum of One Thousand Three Hundred Seventy-five and 65/100 ($1375.65) Dollars should be issued by said County in nine separate bonds, the number of the bond, date of maturity, and amount of each bond being as follows:

<table>
<thead>
<tr>
<th>No. of Bond</th>
<th>Date of Maturity</th>
<th>Amount of Bond</th>
</tr>
</thead>
<tbody>
<tr>
<td>#1</td>
<td>June 1st, 1913</td>
<td>$152.85</td>
</tr>
<tr>
<td>#2</td>
<td>June 1st, 1914</td>
<td>$152.85</td>
</tr>
<tr>
<td>#3</td>
<td>June 1st, 1915</td>
<td>$152.85</td>
</tr>
<tr>
<td>#4</td>
<td>June 1st, 1916</td>
<td>$152.85</td>
</tr>
<tr>
<td>#5</td>
<td>June 1st, 1917</td>
<td>$152.85</td>
</tr>
<tr>
<td>#6</td>
<td>June 1st, 1918</td>
<td>$152.85</td>
</tr>
<tr>
<td>#7</td>
<td>June 1st, 1919</td>
<td>$152.85</td>
</tr>
<tr>
<td>#8</td>
<td>June 1st, 1920</td>
<td>$152.85</td>
</tr>
<tr>
<td>#9</td>
<td>June 1st, 1921</td>
<td>$152.85</td>
</tr>
<tr>
<td>Aggregate of all bonds</td>
<td></td>
<td>$1375.65</td>
</tr>
</tbody>
</table>

And the Board now orders that said bonds be issued as above shown, to bear interest at the rate of five percent (5%) per annum, the first interest maturing and payable on
June 1st, 1913, and semi-annually thereafter on the first day of June and the first day of December of each year during the existence of each bond and until paid, to be evidenced by interest coupons attached to each bond. Said interest to begin on July 20th, 1912. That said bonds shall show upon their face for what purpose they are issued and shall be payable from such assessments and not otherwise. And on the issuing of such bonds, the Auditor is ordered to give notice by publication in some weekly newspaper of said County that upon a day named not less than twenty days thereafter, and at the hour and place therein named, the Treasurer of said County will proceed to sell said bonds to the highest and best bidder for cash. That at the time and place so fixed in said notice the Auditor and Treasurer shall attend and offer said bonds for sale to the highest and best bidder, and they shall certify the result of such sale to this Board at its next meeting after said sale. Provided, however, that said bonds shall be paid at the Treasurer's office of Vanderburgh County, to be by said Treasurer paid over to the Treasurer of Warrick County, Indiana, being the County having original jurisdiction of the proceedings herein.

This drain shall be known and designated in said bonds as "Blue Grass Drain", and said bonds and coupons thereto attached shall be payable at the office of the Treasurer of Vanderburgh County, Indiana, in the City of Evansville, Vanderburgh County, Indiana. Said bonds and coupons thereto attached shall be signed by the Board of Commissioners of Vanderburgh County, Indiana, and attested by the Auditor of said County, or to bear the lithographed fac simile of their signature.

And the Board further orders that said Treasurer accept of said parties the amounts above shown as being their assessments, and that upon the payment by the said Caroline Hornby, Caroline E. Hornby, Sarah A. Hornby, George W. Hornby, and Henry A. Hornby, of the sum of Six Hundred Ninety ($690.00) Dollars, and on payment by the said Clara Hornby Whiting of the sum of Sixty ($60.00) Dollars, that he issue a receipt showing said assessments paid in full.

On Motion the Board adjourned to meet, Saturday, December 21, 1912, at 10 o'clock A.M.

Henry W. Medley
C. E. Hornby
John W. Drum

COMMISSIONERS.
Saturday, December 21, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Additional Radiation
In Court House Rooms.

On Motion it was ordered that the O'Donnell Steam Heating Co. be awarded a Contract for additional radiation in rooms in the Court House, which contract is in the words and figures as follows, to-wit:--

This contract made and entered into on this the 21st day of December, 1912 by and between the Board of County Commissioners of Vanderburgh County, Indiana, party of the first part and the O'Donnell Steam Heating Company a corporation of Evansville, Indiana, party of the second part, WITNESSETH:

WHEREAS the party of the second part has pursuant to request from the party of the first part submitted the following proposition:-

Evansville, Indiana, 12/15/12.

Board of County Commissioners,
CITY,
Gentlemen:-

We propose to furnish and install in the fourth floor of building, three radiators in the County School Supt. office. We propose to furnish and install one radiator in room #3 on the main floor. We propose to furnish and install in the County School Supt. office one lavatory. The radiators in the superintendent's offices to be connected with the old piping. The radiators in room #3 to be connected with new piping. Radiators and lavatory to be provided with all necessary valves ready for operation.

We propose to furnish and install same for the sum of $225.00.

Respectfully submitted,
O'DONNELL STEAM HEATING CO.

Per John O'Donnell.

WHEREAS the said party of the first part has determined to accept said proposition subject to the conditions hereinafter set forth,

NOW THEREFORE the said party of the second part agrees to furnish all necessary material and labor for the installation of the apparatus set forth in its proposal for which the said party of the first part agrees to pay to the said party of the second part the sum of Two Hundred Twenty-five Dollars ($225.00); the said party of the second part agrees to conform to and comply with the following conditions prescribed by the said party of the first part.

1. That the said party of the second part shall connect the radiators, to be installed, with the vacuum system now being installed in the Court House; also to paint all radiators and pipe work, also to equip and install all radiators with a Bishop-Babcock-Becker Vacustat.

Said work to be completed by January 15, 1913 and to be paid for upon the
Board of Commissioners, Vanderburgh County, Indiana, DECEMBER 23, 1912

completion of work.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands the day and date above written.

( Henry W. Hartig,

Board of County Commissioners of Vanderburgh County, Indiana.

( Cicero G. Hornby,

John W. Wimberg,

PARTY OF FIRST PART.

O Donnell Steam Heating Co.

By John O'Donnell

PARTY OF SECOND PART.

On Motion the Board adjourned to meet, Monday, December 23, 1912, at 10 o'clock A.M.

COMMISIONERS.

Monday, December 23, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Henry Neidig, and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 24th day of December, 1912.
In the Matter of
Appointment of
Deputy County
Assessors.

Comes now Paul DeKress and shows to the Board that it is necessary for him to employ
deputies to enable him to perform his duties in accordance with the law, and the Board having
been duly advised in the premises finds that he is entitled to the service of said deputies
and now here orders that the said County Assessor employ such deputies as he shall find
necessary during the year 1913, to enable him to perform his duties, in accordance with the law
and such deputies to receive compensation at the rate of two ($2.00) Dollars per day.

On Motion the Board adjourned to meet, Thursday, December 26, 1912, at 10 o'clock A.M.

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<tr>
<th>Item</th>
<th>Herbert Journal Ptg. Co.</th>
<th>16.65</th>
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<tbody>
<tr>
<td>Item</td>
<td>Herbert Journal Ptg. Co.</td>
<td>1.85</td>
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<tr>
<td>Item</td>
<td>Legeman Ptg. Co.</td>
<td>2.60</td>
</tr>
<tr>
<td>Item</td>
<td>Keller Crescent Ptg. Co.</td>
<td>170.00</td>
</tr>
</tbody>
</table>

Thursday, December 26, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to
adjournment, when present Henry W. Hartig, Cicero G. Hornby, and John W. Wimberg, members
composing said Board.

The Minutes were read and approved.

Award of Contracts for
Supplies for year 1913.

Pursuant to a notice given in the Evansville Courier and Evansville Journal-News, news-
papers of general circulation published in Vanderburgh County, the Board of Commissioners this
day received and opened bids for furnishing the various supplies needed by Vanderburgh County
during the year 1913, consisting of books and stationery, blanks, &c., for the various Count
officers, ice for the Court House and Jail, and County Infirmary, coal for the Court House,
Jail and County Infirmary. Supplies for the Court House, Towell supplies for the various offi-
ces in the Court House, Conveyances for the County Commissioners, all included in classes
one to nine, according to various schedules and specifications, approved by the Board on the
5th day of December, 1912, and on file in the Auditor's office.

And the Board after opening said bids and being fully advised in the premises award
the Contracts as follows, to-wit:--

Classes One (1) Two (2) Three (3) Four (4).

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<td>Price</td>
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<td>Legeman Ptg. Co.</td>
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<td>12</td>
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<td>Do Do</td>
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<td>19</td>
<td>Do Do</td>
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<td>20</td>
<td>Legeman</td>
<td>5.50</td>
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<td>21</td>
<td>Herbert Journal</td>
<td>12.65</td>
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<td>22</td>
<td>Do Do</td>
<td>12.65</td>
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<td>23</td>
<td>Do Do</td>
<td>12.65</td>
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<td>Do Do</td>
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<td>12.65</td>
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<td>26</td>
<td>Do Do</td>
<td>12.65</td>
</tr>
<tr>
<td>27</td>
<td>Do Do</td>
<td>2.10</td>
</tr>
<tr>
<td>28</td>
<td>Legeman</td>
<td>1.90</td>
</tr>
<tr>
<td>29</td>
<td>Keller Crescent</td>
<td>19.35</td>
</tr>
<tr>
<td>30</td>
<td>Herbert Journal</td>
<td>2.14</td>
</tr>
<tr>
<td>31</td>
<td>Keller Crescent</td>
<td>314.75</td>
</tr>
<tr>
<td>32</td>
<td>Smith &amp; Butterfield</td>
<td>6.34</td>
</tr>
<tr>
<td>33</td>
<td>Do</td>
<td>6.05</td>
</tr>
<tr>
<td>34</td>
<td>Do</td>
<td>45</td>
</tr>
<tr>
<td>35</td>
<td>Do</td>
<td>2.55</td>
</tr>
<tr>
<td>36</td>
<td>Do</td>
<td>1.95</td>
</tr>
<tr>
<td>37</td>
<td>Keller Crescent</td>
<td>5.15</td>
</tr>
<tr>
<td>38</td>
<td>Do</td>
<td>0.21</td>
</tr>
<tr>
<td>39</td>
<td>Do</td>
<td>0.03</td>
</tr>
<tr>
<td>40</td>
<td>Do</td>
<td>2.35</td>
</tr>
<tr>
<td>41</td>
<td>Smith &amp; Butterfield</td>
<td>2.90</td>
</tr>
<tr>
<td>42</td>
<td>Do</td>
<td>1.50</td>
</tr>
<tr>
<td>43</td>
<td>Do</td>
<td>1.60</td>
</tr>
<tr>
<td>44</td>
<td>Do</td>
<td>1.65</td>
</tr>
<tr>
<td>45</td>
<td>Do</td>
<td>7.00</td>
</tr>
<tr>
<td>46</td>
<td>Do</td>
<td>0.35</td>
</tr>
<tr>
<td>47</td>
<td>Do</td>
<td>0.25</td>
</tr>
<tr>
<td>48</td>
<td>Do</td>
<td>0.60</td>
</tr>
<tr>
<td>49</td>
<td>Keller Crescent</td>
<td>23.00</td>
</tr>
<tr>
<td>50</td>
<td>Smith &amp; Butterfield</td>
<td>5.75</td>
</tr>
<tr>
<td>51</td>
<td>Do</td>
<td>0.60</td>
</tr>
<tr>
<td>52</td>
<td>Do</td>
<td>2.98</td>
</tr>
<tr>
<td>53</td>
<td>Keller Crescent</td>
<td>25.90</td>
</tr>
<tr>
<td>54</td>
<td>Do</td>
<td>5.00</td>
</tr>
</tbody>
</table>

Class Five (5) Coal.

<table>
<thead>
<tr>
<th>Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Warrick Co. Coal Co.</td>
<td></td>
</tr>
<tr>
<td>Lump 6/4 Nut 7/4 per bu.</td>
<td></td>
</tr>
<tr>
<td>Warrick Co. Coal Co.</td>
<td></td>
</tr>
<tr>
<td>6 3/4 Nut 5 3/4 per bu.</td>
<td></td>
</tr>
</tbody>
</table>

Class Six (6) Ice.

<table>
<thead>
<tr>
<th>Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Schmadel Ice &amp; Cold Storage Co.</td>
<td>25¢ per 100 lb.</td>
</tr>
<tr>
<td>Do</td>
<td>30¢</td>
</tr>
</tbody>
</table>

Class Seven (7) Livery.

<table>
<thead>
<tr>
<th>Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Horse &amp; Buggy 1 day</td>
<td>$2.50</td>
</tr>
<tr>
<td>1/2 day</td>
<td>$2.00</td>
</tr>
<tr>
<td>Surrey &amp; 2 Horses 1 day</td>
<td>$4.00</td>
</tr>
<tr>
<td>1/2 day</td>
<td>$3.00</td>
</tr>
<tr>
<td>With Driver Surrey 2 Horses</td>
<td>$1.00</td>
</tr>
<tr>
<td>1/2 day</td>
<td>$0.50</td>
</tr>
</tbody>
</table>

Class Eight (8) Towels

<table>
<thead>
<tr>
<th>Description</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>White Swan Laundry 3 Towels 1 week</td>
<td>50¢</td>
</tr>
<tr>
<td>6 &quot; &quot; &quot; &quot;</td>
<td>90¢</td>
</tr>
</tbody>
</table>

Class Nine (9) Supplies for Court House.

J. Bertelsen & Sons, as per item a total of $90.05
On Motion the Bond of William Stemper, Corner of Vanderburgh County, Elect was approved in the sum of $5,000.00.

On Motion the Board adjourned to meet, Monday, December 30, 1912, at 10 o'clock A.M.

COMMISSIONERS.

Monday, December 30, 1912.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Max. H. Gatsch, John W. Hampton, and Jacob Mayer and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 31st day of December, 1912, and for the term of one year each from the 1st day of January, 1913.

Bond of Louis Topf, &
" " John J. Davis
Approved.

On Motion the bond of Louis Topf, Surveyor of Vanderburgh County, Elect was approved in the sum of $1,000.00, also the bond of John J. Davis, Sheriff of Vanderburgh County, Elect was approved in the sum of $5,000.00.
The Board examined the register of Orders drawn by the County Auditor during the months of June, July, August, September, October, November and December, 1912, and compared the same with the Allowances made by the proper authorities, and the board having found said orders to be correct in all respects, do now on motion approve the same.

Cancellation of unknown Outstanding Warrants.

Whereas, it appears from the report of Field Examiners, dated Nov. 9, 1912, of an examination of the Auditor's office of Vanderburgh County, Ind., under the direction of the State Board of Accounts, that a number of warrants issued on the County Treasurer prior to January 1, 1903, have not been redeemed and that such warrants aggregating the sum of $2783.88 are not in the hands of the Auditor, and in the accounting between the Auditor and Treasurer such warrants are treated as unknown outstanding warrants, and that recommendation is made in said report as shown on page 17 thereof, that such unknown warrants be cancelled of record, thus bringing the difference between the Auditor's and Treasurer's balances to the amount of the known outstanding warrants.

It is therefore ordered by the Board that the Auditor be and he is hereby authorized to make the proper entries on his records cancelling the said unknown warrants in the said sum of $2783.88. And the Treasurer is hereby authorized and instructed, that in case any of such unknown warrants, issued prior to January 1, 1903 are presented for payment, to present the same to the County Auditor who is hereby authorized to issue a new warrant for the same before payment thereof is made.

On Motion the Board adjourned to meet, Wednesday, January 1, 1913, at 10 o'clock A.M.
Wednesday, January 1, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, Cicero G. Hornby, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Comes now Henry Helfrich Jr., and presents to the board his certificate of election as commissioner of the Second District of Vanderburgh County which certificate is as follows, to-wit:

The State of Indiana, }  
Vanderburgh County, }  

I, Guild C. Foster, Clerk of the Circuit Court within and for said County, do hereby certify that at a general election held in said County on the first Tuesday after the first Monday in November, 1912, the Board of Canvassers of said County, having assembled in the Circuit Court Room in the Court House at six o'clock P.M., the 5th day of November, 1912, and being duly organized declared Henry Helfrich Jr., to be elected Commissioner of Second District, in said County.

WITNESS my name and the Seal of said Court, this day 11th of November, 1912.

(State)  
Guild C. Foster, Clerk.

State of Indiana, }  
Vanderburgh County, }  

I, Henry Helfrich, Jr., swear that I will support the Constitution of the United States, and of the State of Indiana, that I will faithfully and impartially discharge the duties of Commissioner of Second District, in said County and State, to the best of my ability; so help me God.

Henry Helfrich, Jr.

Subscribed and sworn to before me, this 23rd day of December, 1912.

William E. Wilson,  
Clerk Vanderburgh Circuit Court.

And therefore by unanimous consent of the Board, Henry Helfrich, Jr., took his seat as Commissioner of the Second District of Vanderburgh County, Indiana.

On Motion Henry W. Hartig was re-elected President of the Board.

On Motion Harry Newmensen was appointed Janitor in place of Henry Manz.

On Motion the Board adjourned to meet, Thursday, January 2nd, 1913 at 10 o'clock A.M. this being a legal holiday.

\[Signature\]  
COMMISSIONERS.
IN VACATION.

TAX TITLE DEED.

Whereas, P. S. Armstrong did on the 3rd. day of January, 1913, produce to the undersigned, Chas. P. Beard, Auditor of the County of Vanderburgh, in the State of Indiana, a certificate of purchase, in writing, bearing date the 14th day of February 1910, signed by Harry Stinson who at the last mentioned date was the Auditor of said County, from which certificate it appears that P. S. Armstrong did, on the 14th day of February, 1910, purchase at Public door of the Auction, at the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Fifty-seven Dollars and twenty-five Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Henry Freymuth for the non-payment of taxes, costs and charges for the year 1908 & previous years namely:

Undivided 2/5 of lot 12,
Block 48, Heidelbach and Elsas Enlargement
of the City of Evansville.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said P. S. Armstrong is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Henry Freymuth nor any person in his behalf having paid or tendered the amount due the said P. S. Armstrong on account of the aforesaid purchase, and for the taxes by him since paid and the said P. S. Armstrong having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor’s office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the year 1908 & previous years.

Therefore, this Indenture, Made this 3rd day of January 1913 between THE STATE OF INDIANA, by Chas. P. Beard, Auditor of said County, of the first part, and the said P. S. Armstrong of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Undivided 2/5 of lot 12, Block 48, Heidelbach & Elsas Enlargement of the City of Evansville.
TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

In Testimony Whereof, The said Chas. P. Beard

Auditor of the said County of Vanderburgh has here- unto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauestein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned Notary Public in and for said County, this day personally came the above named Charles P. Beard, Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

In Witness Whereof, I have hereunto set my hand and seal this 3rd day of January, 1913.

Mabel Zumstein (Seal)
Notary Public.

My Commission Expires
Feb. 5, 1913.
Thursday, January 2, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Philip Holzman, John Wentzel, Frank J. Medick, Abe Klyman, Chas B. Stinson and Walter Seng and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 2nd day of January to Philip Holzman, and for the term of one year each from the 3rd day of January to John Wentzel and Frank J. Medick; and for the term of one year each from the 5th day of January to Abe Klyman, Chas. B. Stinson, and Walter Seng.


Comes now the Miners Examining Board of Vanderburgh County, and submit their annual report which was approved and ordered filed in the Auditor’s Office.

Employment of Assistance in Collecting Evidence for Prosecuting Attorney.

 Whereas the Honorable Judge of Vanderburgh Circuit Court of Vanderburgh County, Indiana and the prosecuting attorney of the first judicial circuit of Indiana have petitioned this Board for an extra allowance to be available to and expended by the said prosecuting attorney in the employment of an assistant in the work of collecting evidence to aid said prosecuting attorney in presenting matters pertaining to law violations to the grand jury and in the prosecution of persons indicted for crime, and

Whereas it is found of indispensible public necessity to grant said petition owing to the lack of disposition on the part of the police officials of the city of Evansville to render such assistance to the prosecutors office without which assistance it is impossible to bring to justice the law violators and prevent the menace and dangers to the community resultant therefrom, now therefore

It is adjudged and ordered by the board of Commissioners of Vanderburgh County that until further orders, an allowance be made for the office of the prosecuting attorney of the first judicial circuit of Indiana to be paid by the warrant of the Auditor to such person
or persons as the said prosecuting attorney may designate in writing such allowance not to exceed six hundred dollars for the year 1913 that being the amount appropriated for said purpose by the County Council for said year.

In the Matter of
the Red Bank Road
Henry Wimberg and others.

Come now the petitioners by their attorneys Brill & Hartfield and Covert & Ensle and comes also Andrew Koch by his attorney Jas. T. Cutler and files his remonstrance and come again the petitioners by their attorneys and move the board to strike from the files the said remonstrance of said Koch and the board having heard the argument of counsel takes the matter under advisement.

On Motion the Board adjourned Sine Die.
Monday, January 6, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich, Jr. members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Leo. J. Stofleth and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 7th day of January, 1913.

Order of the Board of Commissioners Granting Permission to Sell and Transfer a Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Names of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adam Winterheimer</td>
<td>August E. Meyer</td>
<td>1400 E. Virginia</td>
<td>June 7, 1913</td>
</tr>
<tr>
<td>Fred W. Ellerbusch</td>
<td>Frank J. Steckler</td>
<td>419-421 Read</td>
<td>Sept. 14, 1913</td>
</tr>
<tr>
<td>Wm. Chase</td>
<td>Chase &amp; Heasaw</td>
<td>200 Up. Water</td>
<td>Feb. 1, 1913</td>
</tr>
<tr>
<td>Fischer &amp; Senfer</td>
<td>Sam Fischer</td>
<td>12A Up. Ninth</td>
<td>Sept. 1, 1913</td>
</tr>
<tr>
<td>Sullman &amp; Schwenk</td>
<td>Kinder &amp; Hunt</td>
<td>416 Main St.</td>
<td>Apr. 1, 1913</td>
</tr>
<tr>
<td>John S. Byrne</td>
<td>J. L. Mitchell</td>
<td>1813 Canal</td>
<td>Aug. 6, 1913</td>
</tr>
<tr>
<td>Boemle &amp; Walters</td>
<td>Chas. Walters</td>
<td>Cave Park</td>
<td>Feb. 1, 1913</td>
</tr>
<tr>
<td>Anna Adler Ex.</td>
<td>Schmidt &amp; Zimmerman</td>
<td>201-209 Up. 2nd.</td>
<td>Mar. 16, 1913</td>
</tr>
<tr>
<td>John H. Wilson</td>
<td>Chas. Grabert</td>
<td>301 Oakley St.</td>
<td>Mar. 20, 1913</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the
due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Appointment of George H. Fares

On Motion George H. Fares was appointed a member of the Miners Examining Board beginning January 6, 1913, in place of Wm. F. Horst.

On Motion the Board adjourned to meet, Thursday, January 9, 1913, at 10 o'clock A.M.

Thursday, January 9, 1913.

The Board of Commissioners met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Come now A. N. Phillips, Gottlieb Wolf and Frank Crisp and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 10th day of January 1913, to A. N. Phillips, and for the term of one year from the 11th day of January 1913, to Gottlieb Wolf, and for the term of one year from the 12th day of January 1913, to Frank Crisp.
Board of Commissioners, Vanderburgh County, Indiana, January 13, 1913.

Appointment of Jail Physician

On Motion Dr. L. E. Fritsch was re-appointed Jail Physician for the year 1913, and the terms of his contract for the year 1912 are hereby extended for the period of one year.

Salary of Physician for County Infirmary.

On motion it is now hereby ordered by the Board of County Commissioners that the salary of Dr. D. B. Cain, Physician for the County Infirmary be increased from $600 to $900 per year payable quarterly such increase to take effect December 14th, 1912.

Appointment of Drainage Commissioner.

On motion it was ordered that Joseph B. Cox be and he is hereby appointed as Drainage Commissioner for the term of two years beginning January 9th, 1913.

On Motion the Board adjourned to meet Monday, January 13, 1913, at 10 o'clock A.M.

[Signatures of Commissioners]

Monday, January 13, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, were present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Come now Henry C. Wagner and presents to the Board his application for renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the Board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 14th day of January, 1913.
Appointment of Henry Grass as Janitor.

On motion the resignation of Mike McAndrews as Janitor was accepted and an motion it is ordered that Henry Grass be and he is hereby appointed to fill the vacancy caused by said resignation.

On motion the Board adjourned to meet Thursday, January 16, 1913, at 10 o'clock A.M.

[Signatures]
COMMISSIONERS.

Thursday, January 16, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr. members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting Agent of Personal Representative of Deceased Licensee the Right to Continue Business.

Comes now Fred Puder, Executor of the estate of Philip F. Puder Sr., deceased, and presents to the board his application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Philip P. Puder, deceased, by Philip P. Puder Jr. as agent for said executor.

And the board having examined said application and being sufficiently advised in the premises finds for the said applicant and that he is entitled to continue the sale of intoxicating liquors under said license by Philip P. Puder Jr. as his agent.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said Fred Puder as such executor to continue the sale of intoxicating liquors under said license by Philip P. Puder Jr. as his agent.

On motion the Board adjourned to meet, Monday, January 20, 1913, at 10 o'clock A.M.

[Signatures]
COMMISSIONERS.
Monday, January 20, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

 Comes now H. J. Berger and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 22nd. day of January, 1913.

On Motion the Board adjourned to meet, Tuesday, January 21, 1913, at 10 o'clock A.M.

Henry W. Hartig
John W. Wimberg
Henry Helfrich Jr.

Commissioners.

Tuesday, January 21, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Advertise for Bids for Remodeling Recorders office for Co. Treasurer.

On Motion the Auditor was ordered to advertise for bids for altering, remodeling and furnishing the present Recorders and County Assessors offices for use of the County Treasurer according to Plans and specifications adopted by this Board on April 17-1912, said bids to be opened on Friday, February 21, 1913, at 10 o'clock.

Annual Report of Board of County Commissioners.

Comes now C. P. Beard County Auditor, and submits to the Board of County Commissioners for their consideration and approval the Annual report of receipts, disbursements and balances on account of County Funds and the several Miscellaneous and Trust Funds of Vanderburgh County, in the words and figures as follows, to-wit:—
## Statement of the Board of Commissioners of Vanderburgh County, Indiana, of Receipts, Disbursements and Balances of Said County for the Year 1912

**Receipts:**

<table>
<thead>
<tr>
<th>Description</th>
<th>1912</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Tax</td>
<td>$14,069.45</td>
<td>$24,095.90</td>
</tr>
<tr>
<td>State School</td>
<td>$12,045.40</td>
<td>$12,045.40</td>
</tr>
<tr>
<td>State Hospital</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>County Auditor</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Township Tax</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Local Tax</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Stool School</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Road School</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Federal Tax</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Turnpike</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Tax of Hawai</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>City of Evansville</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Charities</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Total</td>
<td>$44,069.45</td>
<td>$64,095.90</td>
</tr>
</tbody>
</table>

**Balance:**

<table>
<thead>
<tr>
<th>1912</th>
<th>1913</th>
</tr>
</thead>
<tbody>
<tr>
<td>$14,069.45</td>
<td>$24,095.90</td>
</tr>
</tbody>
</table>

**Disbursements:**

<table>
<thead>
<tr>
<th>Description</th>
<th>1912</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Net Balance</td>
<td>$39,996.45</td>
<td>$42,000.00</td>
</tr>
<tr>
<td>Interest</td>
<td>$331,269.53</td>
<td>$331,269.53</td>
</tr>
<tr>
<td>Total</td>
<td>$39,996.45</td>
<td>$331,269.53</td>
</tr>
</tbody>
</table>

**Statement of County Funds, Receipts and Disbursements for 1912**

**Receipts:**

<table>
<thead>
<tr>
<th>Description</th>
<th>1912</th>
<th>1913</th>
</tr>
</thead>
<tbody>
<tr>
<td>County and Circuit Court</td>
<td>$94,471.58</td>
<td>$94,471.58</td>
</tr>
<tr>
<td>Courthouse and Township Poor</td>
<td>$1,148.34</td>
<td>$1,148.34</td>
</tr>
<tr>
<td>City School</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Sewerage</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>New Telegraph Lines for:</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>County and Circuit Court Expense</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Expenses of Miners' Ditches</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Special Drafts and Balances for the Auditor</td>
<td>$1,200.00</td>
<td>$1,200.00</td>
</tr>
<tr>
<td>Total</td>
<td>$96,471.58</td>
<td>$96,471.58</td>
</tr>
</tbody>
</table>

**Statement of Receipts, Disbursements and Balances for the Year 1912, of All County Funds and Miscellaneous Funds**

<table>
<thead>
<tr>
<th>Description</th>
<th>1912</th>
<th>1913</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>$283,269.53</td>
<td>$331,269.53</td>
</tr>
</tbody>
</table>

And the Board having carefully examined the above report, and being fully advised in the premises on motion do here now accept and approve the said report and it is hereby ordered spread of record and ordered published in the Evansville Democrat and the Evansville Courier, and a copy posted at the Court House Door of Vanderburgh County as required by law.

On Motion the Board adjourned to meet, Thursday, January 23, 1913, at 10 o'clock A.M.
Thursday, January 23, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of
Commissioners Granting A
Renewal of Liquor License.

Comes now Chas. Thompson and Wm. Lackman and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 24th day of January, 1913.

Painting Room
Number 4.

On motion the Board contracted with Chas. Geisz for Painting the walls and ceiling cleaning and varnishing woodwork and repairing plastering on Room #4 of Court House for the sum of $65.00.

On Motion the Board adjourned to meet, Monday, January 27, 1913 at 10 o'clock A.M.

[Signatures]
Henry W. Hartig
John W. Winberg
Henry Helfrich
COMMISSIONERS.
Monday, January 27, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Come now Wm. Averitt and Chas. A. Sherwood, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 27th day of January, 1913 to Wm. Averitt, and for the term of one year from the 26th day of January, 1913, to Chas. A. Sherwood.

On Motion the Board adjourned to meet, Thursday, January 30, 1913, at 10 o'clock A.M.

Henry W. Hartig

John W. Winberg

Henry Helfrich Jr.
proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 31st day of January to John V. Stroebel, and for the term of one year each from the 1st day of February, 1913, to W.O. Akin, Herbert Wright, Walter Kniesche, Richard Gerard, Chas. Walters, J.A.W. Mueller, Henry Elsfelder, Chase & Henshaw, Wm. Schreik Peter Egli, Frank Reising, Fred Oehlkuch, Walter W. Ludwig, Martin Emig, Jr., George Grimm, and George Stokely, and for the term of one year each from the 2nd day of February, 1913, to Henry Helmrich, and B.L. Hoeppel, and for the term of one year from the 1st day of February to Veach & Rooney.

On Motion the Board adjourned to meet Sine Die.

[Signatures]

COMMISSIONERS.

Monday, February 3, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A
Renewal of Liquor License.

Comes now Fred Hafendorfer and Valentine Rheinlander and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 3rd day of February, 1913.
Wholesalers Application
For New License.

Comes now Joe Marsicano wholesaler of intoxicating liquor, and presents his application for a Wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesaler, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in his application, together with a copy of notice of said application by him published and the proof of due publication of said notice.

And the board having examined said application and notice and proof of publication, and being sufficiently advised in the premises, find for the said applicant that he is entitled to license as prayed for in said application.

It is therefore ordered and adjudged by the board that a wholesale license be granted to said applicant as in said application described, for the term of one year from the 3rd day of February, 1913.

Order of the Board of Commissioners Granting A Transfer of Location of Liquor License.

Comes now Henry Kasiner and presents to the board his application for leave to move his place of business for the sale of intoxicating liquors at retail as described in his application, together with a copy of the notice of said application by him published and the proof of due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicant as in said application prayed for.

Order of the Board of Commissioners Granting permission to Transfer Location & License.

Comes now Philip Holtzman and presents to the board his application for permission to sell and transfer to A. L. Westfall the license to sell intoxicating liquors at retail heretofore granted to him; and comes also A. L. Westfall and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said Philip Holtzman and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said Philip Holtzman is entitled to sell and transfer his said license to said A. L. Westfall and that said A. L. Westfall is entitled to purchase and have transferred to him the license of said Philip Holtzman, and that said A. L. Westfall is entitled to move his place of business, all as in said applications prayed for.
It is therefore ordered and adjudged by the board that said Philip Holtzman be and
he is hereby granted permission to sell and transfer his said license to said A.L. Westfall
and that said A.L. Westfall be and he is hereby granted permission to purchase and have
transferred to him said license herefore issued to said Philip Holtzman, and that said
A.L. Westfall be and he is hereby granted the further permission to move his place of business
as in said application prayed for.

Order of the Board of
Commissioners Granting
Permission to sell and
Transfer A Liquor License.

Comes the following persons named below, and present their several applications for
permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to
the persons whose names are set opposite, together with the location of the premises, and
dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Names of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>John Gordner</td>
<td>August P. Hartig</td>
<td>1017 W. Penn.</td>
<td>Oct. 20, 1913</td>
</tr>
<tr>
<td>J. J. Groeninger</td>
<td>Abe Mack</td>
<td>1 Ballard</td>
<td>April 25, 1913</td>
</tr>
<tr>
<td>John Rutt</td>
<td>H.J. Builtman</td>
<td>1226 W. Franklin</td>
<td>Feb. 6, 1913</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said
licenses herefore issued to said owners of them, as set forth above, and present to the
Board their several applications for permission to purchase and have transferred to them
the licenses herefore issued to said owners, to sell intoxicating liquors at retail upon
the premises described in their several said applications, together with a copy of the
notice of said applications, by them published, and the proof of the due publication of
said notices.

And the Board having examined said applications, notices and proofs of publication
and being sufficiently advised in the premises, finds for the applicants, that they are
entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named appli-
cants, owners of said licenses, are hereby granted permission to sell and transfer to the
said second named applicants, and the said second named applicants are hereby granted per-
misston to purchase and have transferred to them the licenses described in said applications.

In the Matter of the Petition
For Drainage by Ernst Hein, Jr.,
Ernst Hein, Sr., Henry J. St. Clair,
et al.

It being shown by the certificates of C.P. Beard, Auditor of Vanderburgh County,
Indiana, and Carl Lauenstein, Treasurer of Vanderburgh County, Indiana, that the bonds here-
tofore ordered issued and sold in the sum of One Thousand Three Hundred Seventy-five and
65/100 ($1375.65) Dollars, for the purpose of meeting the balance of the costs of construc-
tion, and proper incidental expenses in connection with said drain, have been duly sold in
the manner required by law to Miller & Company of Indianapolis, Indiana, for a price equal to
the face value of said bonds, which certificate reads in words and figures as follows:—

STATE OF INDIANA, )
VANDERBURGH COUNTY, )

Before the Board of Commissioners
of Vanderburgh County, Indiana.
February Term, 1913.

In the Matter of the Petition
for Drainage by Ernst Hein, Jr.,
Ernst Hein, Sr., Henry J. St.Clair,
et.al.

TO THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA:—

We, C. P. Beard, Auditor, and Carl Lauenstein, Treasurer, respectively, of Vanderburgh County, Indiana, hereby certify that in compliance with an order of this Board notice was given by the undersigned Auditor by publication in the Economist, a weekly newspaper of general circulation printed and published in the City of Evansville, Vanderburgh County, Indiana, that upon the 21st day of January, 1913, at two o'clock P.M. at the office of the Treasurer of said County in the Court House at the City of Evansville, Indiana, the Treasurer of said County would proceed to sell the bonds issued in the above entitled cause to the highest and best bidder for cash, which publication was more than twenty days before the 21st day of January, 1913, proof of which publication is filed herewith, and that at the time and place so fixed in said notice, each of the undersigned did attend said sale, and said Treasurer did offer said bonds for sale to the highest and best bidder, and Miller & Company of Indianapolis, Indiana, did bid therefor the sum of One Thousand Three Hundred Seventy-five and 65/100 ($1375.65) Dollars, being the face value of said bonds and that being the highest and best bid received, the same were openly struck off and sold to the said Miller & Company.

In witness whereof, we have hereunto set our hands this 26th day of January, 1913.

C. P. Beard
Auditor Vanderburgh County, Indiana.

Carl Lauenstein
Treasurer Vanderburgh County, Indiana.

And the Board being duly advised in the premises does now hereby fully approve and in all things confirm the aforesaid sale of said bonds.

On motion the board adjourned to meet, Thursday February 6, 1913, at 10 o'clock A.M.

COMMISSIONERS.
Thursday, February 6, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Val. Schneider, H. J. Builman, Huston & Lovejoy, Gus Sahr, and F. W. Ossenberg, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 6th day of February, 1913, to Val Schneider, H. J. Builman and Huston & Lovejoy, and for the term of one year from the 8th day of February, 1913, to Gus Sahr, and for the term of one year from the 9th day of February, 1913, to F. W. Ossenberg.

Notice to Railways of Defective Road Crossings

On motion the Auditor was instructed to notify the L. & N. R.R. and the Big Four R.R. of bad conditions of certain road crossings in Vanderburgh County, in Section 10 in Union Township and section 24 in Center Township.

On Motion the Board adjourned to meet Monday, February 10, 1913, at 10 o'clock A.M.

[Signatures of Commissioners]
Monday, February 10, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal Of Liquor License.

Comes now Edward F. Galligan, William Frick, Barthel Bender and Edward F. Martin and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 10th day of February, 1913, to Edward F. Galligan, William Frick and Barthel Bender, and for the term of one year from the 10th day of February, 1913, to Edward F. Martin.

On Motion the Board adjourned to meet, Thursday, February 13, 1913, at 10 o'clock A.M.

Henry W. Hartig
John W. Wimberg
Henry Helfrich Jr

COMMISSIONERS.

Thursday, February 13, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich, Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal Of Liquor License.

Comes now Wm. C. Schroeder, C. D. Pickrell and Philip Seitz and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.
And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 14th day of February, 1913, to Wm. C. Schroeder and C. D. Pickrell, and for the term of one year from the 16th day of February, 1913, to Philip Seitz.

On Motion the Board adjourned to meet, Monday, February 17, 1913, at 10 o’clock A.M.

Henry W. Hartig
John W. Wimberg
Henny Helfrich Jr.

COMMISSIONERS.

Monday, February 17, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henny Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Come now W. J. Biederman and Valentine Becker and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 19th day of February, 1913.

Completion of repairs to heating plant

Comes now the H. G. Newman, Plumbing Co., and report the completion of repairs to heating plant, and on motion the board accepted the same and ordered a warrant drawn for the amount of the contract.

On Motion the Board adjourned to meet, Thursday, February 20, 1913, at 10 o’clock A.M.

Henry W. Hartig
Henny Helfrich

COMMISSIONERS.
IN VACATION.

TAX TITLE DEED

WHEREAS, Allen E. Hogue did on the 14th day of February, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Allen E. Hogue did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this indenture described, and which lot was sold to him for the sum of Seventy-three dollars and eighty-one cents, being the amount due on the following tracts or lots of land returned delinquent in the name of William Eichel for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lot twenty (20), Block eleven (11),
Eichel & Loewenthal’s First Addition.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Allen E. Hogue is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said William Eichel nor any person in his behalf having paid or tendered the amount due the said Allen E. Hogue on account of the aforesaid purchase, and for the taxes by him since paid; and the said Allen E. Hogue having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor’s office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years

THEREFORE, THIS INDENTURE, Made this 14th day of February, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Allen E. Hogue of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows namely:

Lot twenty (20), Block eleven (11),
Eichel & Loewenthal’s First Addition.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
IN TESTIMONY WHEREOF, The said Charles P. Beard
Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of
County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 14th day of February, 1913.

Mabel Zumstein
Notary Public.

My Commission Expires
Feb. 5, 1917.

TAX TITLE DEED.

WHEREAS, Allen E. Hogue did on the 14th day of February, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Allen E. Hogue did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Eighteen---------Dollars and Twenty-three----Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Mary F. & Andrew L. Lauer for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lot eight (8), Block fifteen (15),
Blankenburgh

which said lands have been recorded, among other tracts in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Allen E. Hogue is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the
Board of Commissioners, Vanderburgh County, Indiana, February 15, 1913.

said Mary F. & Andrew L. Lauer nor any person in their behalf having paid or tendered the amount due the said Allen E. Hogue on account of the aforesaid purchase, and for the taxes by him since paid; and the said Allen E. Hogue having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said county Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years

THEREFORE, THIS INDENTURE, Made this 14th day of February, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Allen E. Hogue of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot eight (8), Block fifteen (15), Blanckenburgh

TO HAVE AND TO HOLD the said Last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard (SEAL)
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 14th day of February, 1913.

Mabel Zumstein (SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.
WHEREAS, Allen E. Hogue did on the 14th day of February, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Allen E. Hogue did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Sixteen dollars and thirty-three cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Bernardina Buente et al. for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Sub. N part NW lot four (4),
Section fourteen (14), Township six (6),
Range ten (10), four (4) acres.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Allen E. Hogue is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Bernardina Buente et al. nor any person in their behalf having paid or tendered the amount due the said Allen E. Hogue on account of the aforesaid purchase, and for the taxes by him since paid; and the said Allen E. Hogue having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years

THEREFORE, THIS INDENTURE, Made this 14th day of February, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Allen E. Hogue of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Sub. N part NW Lot four (4), Section fourteen (14),
Township six (6), Range ten (10), four (4) acres.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
IN TESTIMONY WHEREOF, The said Charles P. Beard, Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard (SEAL)
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:
Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 14th day of February, 1913.

Mabel Zumstein (SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.

TAX TITLE DEED.

WHEREAS, Allen E. Hogue did on the 14th day of February, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Allen E. Hogue did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this indenture described, and which lot was sold to him for the sum of One-hundred thirteen -------Dollars and three -----Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Mattie Duncan for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lot twenty (20), Brinkmeyer's Addition.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Allen E. Hogue is the legal owner of said certificate of purchase
and the time fixed by law for redeeming the land therein described having now expired, the
said Mattie Duncan nor any person in her behalf having paid or tendered the amount due the
said Allen E. Hogue on account of the aforesaid purchase, and for the taxes by him since
paid; and the said Allen E. Hogue having demanded a Deed for the tract of land mentioned in
said certificate, and which was the least quantity of the tract above described that would
sell for the amount due thereon for taxes, costs and charges above specified; and it appear­
ing from the records of said County Auditor's office, that the aforesaid lands were legally
liable for taxation, and had been duly assessed and properly charged on the Duplicate with
the taxes for the years 1910 and previous years:

THEREFORE, THIS INDENTURE, Made this 14th day of February, 1913, between THE STATE
OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said
Allen E. Hogue of the second part WITNESSETH, That the said party of the first part, for and
in consideration of the premises, has granted bargained and sold unto the said party of the
second part his heirs and assigns forever, the tract or parcel of land mentioned in said
certificate situate in the County of Vanderburgh and State of Indiana, and described as
follows, namely:

Lot twenty (20), Brinkmeyer's Addition.

To HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances
thereto belonging, to the said party of the second part, his heirs and assigns forever, in as
full and ample a manner as the said Auditor of said County is empowered by law to sell the
same.

IN TESTIMONY WHEREOF, The said Charles P. Beard
Auditor of the said County of Vanderburgh has here­
unto set his hand and affixed the seal of the Board of
County Commissioners, the day and year last above
written.

Charles P. Beard (SEAL)
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personal­
ly came the above named Charles P. Beard Auditor of said County, and acknowledged that he
signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this
14th day of February, 1913.

Mabel Zumstein (SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.
Board of Commissioners, Vanderburgh County, Indiana, FEBRUARY 17, 1913.

TAX TITLE DEED.

WHEREAS, Allen E. Hogue did on the 14th day of February, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last-mentioned date was the Auditor of said county, from which certificate it appears that Allen E. Hogue did, on the 13th day of February, 1911 purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this indenture described, and which lot was sold to him for the sum of Seventy-one -------Dollars and twenty-four---Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Charles W. Lohman for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lot twenty-four (24), Block one (1), Westholme.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Allen Hogue is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Charles W. Lohman nor any person in his behalf having paid or tendered the amount due the said Allen E. Hogue on account of the aforesaid purchase, and for the taxes by him since paid; and the said Allen E. Hogue having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, Made this 14th day of February, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Allen E. Hogue of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot twenty-four (24), Block one (1), Westholme.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances hereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
IN TESTIMONY WHEREOF, The said Charles P. Beard
Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of
County Commissioners, the day and year last above written.
Charles P. Beard (SEAL)
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 14th day of February, 1913.
Mabel Zumstein (SEAL)
Notary Public.


TAX TITLE DEED.

WHEREAS, Allen E. Hogue did on the 14th day of February, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Allen E. Hogue did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Sixteen-----Dollars and seventy-three--Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of William H. Ober for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lot twelve (12), Block one (1),
Blankenburgh

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Allen E. Hogue is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said William H. Ober nor any person in his behalf having paid or tendered the
amount due the said Allen E. Hogue on account of the aforesaid purchase, and for the taxes by him since paid; and the said Allen E. Hogue having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years

THEREFORE, THIS INDENTURE, Made this 14th day of February, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Allen E. Hogue of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot twelve (12), Block one (1),
Blankenburgh

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard
(SEAL)
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 14th day of February, 1913.

Mabel Zumstein
(SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.
TAX TITLE DEED

WHEREAS, Louis Sieffert did on the 14th day of February, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Louis Sieffert did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Three 00-00-00-Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Daniel P. Gott for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lot Twenty-six (26), Block Three (3),

Oakdale of the City of Evansville.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Louis Sieffert is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Daniel P. Gott nor any person in his behalf having paid or tendered the amount due the said Louis Sieffert on account of the aforesaid purchase, and for the taxes by him since paid; and the said Louis Sieffert having demanded a deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, Made this 14th day of February, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Louis Sieffert of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot twenty-six (26), block three (3),

Oakdale of the City of Evansville.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
IN TESTIMONY WHEREOF, the said Charles P. Beard
Auditor of the said County of Vanderburgh has here-
unto set his hand and affixed the seal of the Board of
County Commissioners, the day and year last above
written.

Charles P. Beard  (SEAL)
Auditor Vanderburgh County.

Attest:  Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally
came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed
and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this
14th day of February, 1913.

Mabel Zumstein  (SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.

TAX TITLE DEED

WHEREAS, William E. Barnes did on the 14th day of February, 1913, produce to the
undersigned Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana,
his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed
by Charles P. Beard who at the last mentioned date was the Auditor of said County, from
which certificate it appears that William E. Barnes did, on the 13th day of February, 1911,
purchase at Public Auction, at the door of the Court House in said County, the tract,
or parcel or lot of land lastly in this Indenture described, and which lot was sold to him
for the sum of One-Hundred thirty-four---Dollars and twenty-three ----Cents, being the
amount due on the following tracts or lots of land returned delinquent in the name of Frank
Lieberknecht for the non-payment of taxes, costs and charges for the years 1910 & previous
years namely:

Thirteen and 20/100 feet of Lot sixteen (16),
Block three (3),
Lot seventeen (17), Block three (3),
Gray's Enlargement to City of Evansville.

which said lands have been recorded, among other tracts, in the office of said Auditor, as
delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid,
and a true copy of said record transmitted to the office of the Auditor of State, in
manner and form as prescribed by law, and legal publication made of the sale of said lands,
and it appearing that the said William E. Barnes is the legal owner of said certificate of
purchase and the time fixed by law for redeeming the land therein described having now
expired, the said Frank Lieberknecht nor any person in his behalf having paid or tendered
the amount due the said William E. Barnes on account of the aforesaid purchase, and for the
taxes by him since paid; and the said William E. Barnes having demanded a Deed for the
tract of land mentioned in said certificate, and which was the least quantity of the tract
above described that would sell for the amount due thereon for taxes, costs and charges above
specified; and it appearing from the records of said County Auditor's office, that the
aforesaid lands were legally liable for taxation, and had been duly assessed and properly
charged on the Duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, made this 14th day of February, 1913, between THE STATE OF
INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said William
E. Barnes of the second part WITNESSETH, That the said party of the first part, for and in
consideration of the premises, has granted, bargained and sold unto the said party of the
second part his heirs and assigns forever, the tract or parcel of land mentioned in said
certificate situate in the County of Vanderburgh and State of Indiana, and described as
follows, namely:

Thirteen and 20/100 feet of lot sixteen (16), block three (3),
Lot seventeen (17), block three (3),
Bray's Enlargement to City of Evansville.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances
thereto belonging, to the said party of the second part, his heirs and assigns forever, in as
full and ample a manner as the said Auditor of said County is empowered by law to sell the
same.

IN TESTIMONY WHEREOF, The said Charles P. Beard
Auditor of the said County of Vanderburgh has here-
unto set his hand and affixed the seal of the Board of
County Commissioners, the day and year last above
written.

Charles P. Beard (SEAL)
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally
came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed
and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this
14th day of February, 1913.

Mabel Zumstein (SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.
WHEREAS, Evansville Development Company did on the 14th day of February, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, its certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Evansville Development Company did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this indenture described, and which lot was sold to it for the sum of Seven------Dollars and seventy-five ----Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of George Fulwell for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lot thirty-two (32), Block three (3), Sonntag Place.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Evansville Development Company is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said George Fulwell nor any person in his behalf having paid or tendered the amount due the said Evansville Development Company on account of the aforesaid purchase, and for the taxes by it since paid, and the said Evansville Development Company having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years

THEREFORE, THIS INDENTURE, Made this 14th day of February, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Evansville Development Company of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part its heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot thirty-two (32), Block three (3), Sonntag Place.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part its heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
IN TESTIMONY WHEREOF, The said Charles P. Beard
Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard
(SEAL)
Auditor Vanderburgh County.

Attest:  Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 14th day of February, 1913.

Mabel Zumstein
Notary Public.

My Commission Expires
Feb. 5, 1917.

TAX TITLE DEED

WHEREAS, Evansville Development Company did on the 14th day of February, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, its certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Evansville Development Company did, on the 13th day of February 1911 purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this indenture described, and which lot was sold to it for the sum of Eight----Dollars and sixty-nine ---Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of E.H. Tripp for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lot seven (7), Block four (4), Sonntag Place.

which said lands have been recorded, among other tracts, in the office of said Auditor as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Evansville Development Company is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now
Board of Commissioners, Vanderburgh County, Indiana, February 20, 1913.

expired, the said E. H. Tripp nor any person in his behalf having paid or tendered the amount due the said Evansville Development Company on account of the aforesaid purchase, and for the taxes by it since paid; and the said Evansville Development Company having demanded a deed for the tract or land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

Therefore, this indenture, made this 14th day of February, 1913, between the State of Indiana, by Charles P. Beard, Auditor of said County, of the first part, and the said Evansville Development Company of the second part, Witnesseth, that the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part its heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

lot seven (7), block four (4), Sonntag Place.

To have and to hold the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, its heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

In testimony whereof, the said Charles P. Beard, Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard (Seal)
Auditor Vanderburgh County

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

State of Indiana, Vanderburgh County, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard, Auditor of said County, and acknowledged that he signed and sealed the foregoing deed for the uses and purposes therein mentioned.

In witness whereof, I have hereunto set my hand and seal this 14th day of February, 1913.

Mabel Zumstein (Seal)
Notary Public.

My Commission Expires
Feb. 5, 1917.
TAX TITLE DEED

WHEREAS, Evansville Development Company did on the 14th day of February, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, its certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Evansville Development Company did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to it for the sum of five hundred and eighty-one dollars and eighty-one cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Andrew Hagan for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lot twenty-one (21), Block two (2),
Sonntag Place.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Evansville Development Company is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Andrew Hagan nor any person in his behalf having paid or tendered the amount due the said Evansville Development Company on account of the aforesaid purchase, and for the taxes by it since paid; and the said Evansville Development Company having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years

THEREFORE, THIS INDENTURE, made this 14th day of February, 1913 between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Evansville Development Company of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part its heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot twenty-one (21), Block two (2),
Sonntag Place.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, its heirs and assigns for ever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
IN TESTIMONY WHEREOF, The said Charles P. Beard, Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard (SEAL)
Auditor Vanderburgh County.

Attest:
Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:
Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard, Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 14th day of February, 1913.

Mabel Zumstein (SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.

___ TAX TITLE DEED ___

WHEREAS, Evansville Development Company did on the 14th day of February, 1913, produce to the undersigned, Charles P. Beard, Auditor of the County of Vanderburgh, in the State of Indiana, its certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard, who at the last mentioned date was the Auditor of said County, from which certificate it appears that Evansville Development Company, did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to it for the sum of Seven --------Dollars and Seventy-five ------Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Herman Haas for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lot forty-four (44), Block three (3),
Sonntag Place.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Evansville Development Company is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now
expired, the said Herman Haas nor any person in his behalf having paid or tendered the amount due the said Evansville Development Company on account of the aforesaid purchase, and for the taxes by it since paid; and the said Evansville Development Company having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, made this 14th day of February, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Evansville Development Company of the second part WITNESSETH, that the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part its heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot forty-four (44), Block three (3), Sonntag Place.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, its heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, the said Charles P. Beard Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard (SEAL)
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally saw the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 14th day of February, 1913.

Mabel Zumstein (SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.
WHEREAS, Evansville Development Company did on the 14th day of February, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, its certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Evansville Development Company did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land in this Indenture described, and which lot was sold to it for the sum of Eight-----Dollars and sixty-eight —-Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Tri State Land Company for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lot five (5), Block four (4),
Sonntag Place.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Evansville Development Company is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Tri State Land Company nor any person in its behalf having paid or tendered the amount due the said Evansville Development Company on account of the aforesaid purchase, and for the taxes by it since paid; and the said Evansville Development Company having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, Made this 14th day of February, 1913 between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Evansville Development Company of the second part WITNESSETH, that the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part its heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows namely:

Lot five (5), Block four (4),
Sonntag Place.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, its heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
IN TESTIMONY WHEREOF, The said Charles P. Beard, Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

charles P. Beard (SEAL)
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 14th day of February, 1913.

Mabel Zumstein (SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.
Thursday, February 20, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Frank Sicilia, Ernest F. Knodel and Chas. F. Morsch and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 21st day of February, 1913.

On Motion the Board adjourned to meet, Friday, February 21, 1913, at 10 o'clock A.M.

[Signature]

COMMISSIONERS.

Friday, February 21, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Opening bids & Awarding Contracts for remodeling New Treasurer's Office.

This being the day set for opening bids for remodeling the old Recorders' office for use of the Treasurer, Comes now various firms and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Taking out wall</th>
<th>Fixtures</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>M. J. Hoffman Const. Co.</td>
<td>$1300.00</td>
<td>$1976.00</td>
<td>$3276.00</td>
</tr>
<tr>
<td>John Nellis</td>
<td>850.00</td>
<td>1276.00</td>
<td>2126.00</td>
</tr>
<tr>
<td>Christ Kanzler &amp; Son</td>
<td>975.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

And the board having examined the various bids and being fully advised in the premises on motion do here now award the contract as follows:
For taking out the Wall-etc. --- to -- John Nellis ---- $850.00
* Furnishings, Counter railings-etc. to--Christ Kanzler/ --- $775.00

On Motion the Board adjourned to meet Thursday, February 27, 1913, at 10 o'clock A.M.

Thursday, February 27, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Claude Koehler, Wm. Kohl, Joe V. Lappe, Wm. E. Ruston, Western Kentucky Whiskey Co., Philip Bickel, Aug. Glesige, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the each term of one year from the 26th day of February, 1913, to Claude Koehler and Wm. Kohl, and for the term of one year each from the 1st day of March, 1913, to Joe V. Lappe, Wm. E. Ruston, and Western Kentucky Whiskey Co., and for the term of one year each from the 2nd day of March, 1913, to Philip Bickel, and Aug. Glesige, Morris Mack from the 1st Mar. 1913.

On Motion the Board adjourned to meet, Friday, February 28, 1913, at 10 o'clock A.M.
WHEREAS, T. Althouse did on the 24th day of February, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, her certificate of purchase, in writing, bearing date the 11th day of February, 1907, signed by Harry Stinson who at the last mentioned date was the Auditor of said County, from which certificate it appears that T. Althouse did, on the 11th day of February, 1907, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this indenture described, and which lot was sold to her for the sum of Twenty------Dollars and Four-----Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of J. M. Currier for the non-payment of taxes, costs and charges for the years 1906 & previous years namely:

Lot seven (7), in block two (2),
in Weyland Place.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said T. Althouse is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said J. M. Currier nor any person in his behalf having paid or tendered the amount due the said T. Althouse on account of the aforesaid purchase, and for the taxes by her since paid; and the said T. Althouse having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1906 and previous years.

THEREFORE, THIS INDENTURE, Made this 24th day of February, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said T. Althouse of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part her heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows namely:

Lot seven (7), in block two (2), in Weyland Place.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, her heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
IN TESTIMONY WHEREOF, The said Charles P. Beard
Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of
County Commissioners, the day and year last above written.

Charles P. Beard (SEAL)
Auditor Vanderburgh County.

Attest:  Carl Laenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 24th day of February, 1913.

Mabel Zumstein (SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.
Board of Commissioners, Vanderburgh County, Indiana, February 28, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Opened bids for supplies for Co Infirmary for quarter ending May 31, 1913.

This being the day set for opening the bids for furnishing the supplies for the County Infirmary for the quarter ending May 31, 1913.

Comes now the various firms and submit their bids and the board after carefully examining said bids, on motion awarded the contracts as follows:

- Yokel & Sons — Meat
- Simmons & Kahn — Shoes
- Joseph Clothing Co — Clothing
- Fowler-dick & Walker — Dry Goods
- J. Bertelsen & Son — Groceries

On Motion the Board adjourned Sine Die.

COMMISSIONERS.

Henry W. Hartig
John W. Wimberg
Henry Helfrich Jr.

Monday, March 3, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting Permission to sell & transfer A Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.
Name of Licensee | Transferred to | Location | Expiration
--- | --- | --- | ---
Lewis Morris | A. M. Morris | 15 Fulton Ave. | April 6, 1913
U. S. Alexander | Geo. Schnarr | 300 Fulton Ave. | Aug. 1, 1913
Geo. Eckstein | H. C. Sesse | 1 Up. 8th | Sept. 17, 1913
J. L. Mitchell | Conrad W. Kratz | 1813 Canal St. | Aug. 6, 1913

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Order of Board of Commissioners Granting A Transfer of Location of Liquor License.

Comes now E. F. Tremper and Robert F. Ohning, and present to the board their applications for leave to move their places of business for the sale of intoxicating liquors at retail as described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to permission to move their places of business as prayed for in said applications.

It is therefore ordered and adjudged by the Board that an order of transfers be and the same is hereby granted to said applicants as in said applications prayed for.

Comes now John Greff, superintendent of the County Poor Infirmary and submits his report as such superintendent for the quarter ending February 26, 1913, which report is in substance as follows, to-wit:--

| In home at beginning of quarter | 84 |
| Admitted during quarter | 28 |
| | 112 |
| Discharged | 14 |
| Died | 19 |
| Now Remaining | 93 |
Report of the Sec.
of the Evansville
Orphan Asylum.

Comes now Sarah D. Wartman secretary of the Evansville Orphan Asylum and submits her
report as such secretary for the quarter ending February 28, 1913, which report is in
substance as follows, to-wit:--

<table>
<thead>
<tr>
<th>In home beginning of quarter</th>
<th>Admitted since</th>
<th>Discharged</th>
<th>Died</th>
<th>Now Remaining</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>33</td>
<td>4</td>
<td>0</td>
</tr>
</tbody>
</table>

Now here in compliance with Section 6017 Burns Revised Statutes 1908. The Board do now
proceed to cancel the following orders which have remained in the Auditors' office uncalled
for, for a period of five years or more.

<table>
<thead>
<tr>
<th>Date</th>
<th>No.</th>
<th>Series</th>
<th>Name</th>
<th>Am't</th>
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<td>45</td>
<td>0</td>
<td>Dr. T. Peake</td>
<td>$1.25</td>
</tr>
<tr>
<td></td>
<td>49</td>
<td></td>
<td>Nora McAllister</td>
<td>1.25</td>
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<tr>
<td></td>
<td>50</td>
<td></td>
<td>Clarence Jones</td>
<td>1.25</td>
</tr>
<tr>
<td></td>
<td>100</td>
<td></td>
<td>Maggie Ledbetter</td>
<td>1.25</td>
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<tr>
<td></td>
<td>101</td>
<td></td>
<td>Albert Jones</td>
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<td></td>
<td>103</td>
<td></td>
<td>Cora Minor</td>
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<tr>
<td></td>
<td>106</td>
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<td>Stella Robinson</td>
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<td>108</td>
<td></td>
<td>Catherine Jones</td>
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<td>Thomas Jones</td>
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<td>Mary Jones</td>
<td>1.25</td>
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<td>Lizzie Braun</td>
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<td>158</td>
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<td>Tina Pfifer</td>
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<tr>
<td>7</td>
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<td></td>
<td>Edw N Leboochotch</td>
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<td>387</td>
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<td>Henry Thomas</td>
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<td>James Kerkendale</td>
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<td>Frank Hermann</td>
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<td>Dave Brashears</td>
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<td>Wm. Wallace</td>
<td>.75</td>
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<td>696</td>
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<td>Geo. J. Shoemaker</td>
<td>.75</td>
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<td>John H. Stern</td>
<td>.75</td>
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<td>S. D. Parker</td>
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<td>S. F. Martin</td>
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<td>Louis Grammer</td>
<td>.75</td>
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<tr>
<td>Date</td>
<td>No</td>
<td>Series</td>
<td>Name</td>
<td>Am't</td>
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<td>-----------</td>
<td>-----</td>
<td>--------</td>
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<td>------</td>
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<tr>
<td>1907 Feb. 4</td>
<td>692</td>
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<td>Alice Young</td>
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<td>Park Herbert</td>
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<td>Dan Reel</td>
<td>.75</td>
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<td></td>
<td>704</td>
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<td>Mr. Nellis</td>
<td>.75</td>
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<td>709</td>
<td></td>
<td>Emma Reel</td>
<td>.75</td>
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<tr>
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<td>713</td>
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<td>James F. Farmer</td>
<td>.75</td>
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<td>Mar. 2</td>
<td>906</td>
<td>13</td>
<td>W. C. Felstead</td>
<td>1.25</td>
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On Motion the Board adjourned to meet, Thursday, March 6, 1913, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS
Thursday, March 6, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Limberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Ignatz Kromel, and A. L. Kingsbury and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 6th day of March 1913, to Ignatz Kromel and for the term of one year from the 9th day of March 1913, to A. L. Kingsbury.

Board of County Charities.

Comes now the Board of County Charities and submit a report, which on motion was ordered duly filed in the office of the County Auditor.

In the matter of the Petition of E. B. Bixler et.al. For New Public Highway.

Comes now E. B. Bixler and more than eleven (11) other persons and present to the Board their petition praying for the location of a new public highway in Armstrong Township, in the County of Vanderburgh, in the State of Indiana, and said petitioners also file and present an affidavit of Louis Wessie that notice was given of the filing of said petition for more than twenty (20) days before the first day of the present term of this Board by posting copies of said notice in three public places in the neighborhood of said proposed highway and the Board having heard the evidence and being sufficiently advised in the premises finds that said petition is signed by twelve free holders of the said County of Vanderburgh and that six of said petitioners are resident free holders of said county and that they reside in the immediate neighborhood of said proposed new highway, and that due and legal notice of the presenting of said petition was given by posting notices in three of the most public places in the immediate neighborhood of said proposed new road for more than twenty (20) days before the first day of the present term of this Board.

It is therefore ordered by the Board that Fred Goebel, Fred Krueger and Conrad Koch, be and they are hereby appointed viewers to view said proposed highway, that is to say, upon
the following described route to-wit:

Commencing at the middle of the Gibson and Vanderburgh County line road at a point about five hundred seventy (570) feet East of the North-west corner of the North-west quarter of Section Twenty-one (21), Town Four (4) South, Range Eleven (11) West, and running thence in a South-eastern direction over the West half of the North-west quarter of said section to a point on the South line of said half quarter section thirty (30) feet West of the South-east corner of said half quarter section, thence South on and over the North-west quarter of the South-west quarter of said section and West of the East line of said North-west quarter of the South-west quarter of said section to the South line of said quarter quarter section, thence South over the South-west quarter of the South-west quarter of said section and to the South line of said section, where it strikes the Princeton or Old Red Bank road, and said proposed highway running on and over the lands of Benedict R. Bixler, Enoch B. Bixler, Catherine Stern and Samuel Montgomery and to be thirty (30) feet in width.

That said viewers view said proposed new highway as required by law, and that they mark and lay out the same to the width of Thirty (30) feet; that said viewers meet at the office of County Auditor in Court House on the 12th day of March, 1913, at 9 o'clock A.M. and qualify as such viewers and that they report their proceedings to this Board at the ensuing April Term thereof, and this matter is continued.

On Motion the Board adjourned to meet, Monday, March 10, 1913, at 10 o'clock A.M.

The Board of County Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Comes now Wm. Ruston and present to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 11th day of March, 1913.
Adopted Plans for Wiring Jail and New Steps.

Plans and specifications for the wiring of the County Jail, and for new concrete steps for the Court House, were examined and on motion adopted and the Auditor was ordered to advertise for bids for the same to be opened on April 5, 1913, at 10 o'clock.

Painting New Treasurers Office.

On motion R. W. Settles was awarded the contract for painting walls and varnishing wood work in New Treasurers office in Court House for the sum of $73.50.

On motion the Board adjourned to meet, Thursday, March 13, 1913, at 10 o'clock A.M.

Thursday, March 13, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Welfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Carl Martin, Jacob Folz, Jr., Frank J. Diehl and Lon T. Gatewood, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 13th day of March, 1913, for the term of one year from the 16th day of March 1913, to Schmidt & Zimmerman.

On motion the Board adjourned to meet, Tuesday, March 18, 1913, at 10 o'clock A.M.
Tuesday, March 15, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Electric Wiring.

On Motion it is hereby ordered that the Electric wiring for the New Treasurers office, and that only, be completed at once, ready for attachments for service, and nothing more done until further notice from this Board and that plans and specifications be prepared and bids asked for, for all future electrical wiring to be done in the Court House.

On Motion the Board adjourned to meet, Thursday March 20, 1913, at 10 o'clock A.M.

COMMISSIONERS.

Thursday, March 20, 1913.

The Board of County Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Chas. Grabret, H. V. Vaught, and Joseph A. Folz, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 20th day of March 1913, to Chas. Grabret, and for the term of one year each from the 23rd day of March, 1913, to H. V. Vaught and Joseph A. Folz.
In the matter of
widening the Red Bank
Road Petitioned for by
Henry Wimberg et al.

Come now the petitioners herein by Ensle & Covert and Bilt & Hatfield, their
attorneys, and file their written motion to dismiss the petition herein. And now the Board
sustains said motion and the petition herein is now hereby by the Board dismissed.

Acceptance of work in
removing wall in New
Treasurers office.

The Board having examined the work done in removing the wall in the New Treasurers
Office and having found the same to be completed and constructed according to the plans
and specifications, on motion do hereby accept the same and direct the Auditor to draw his
warrant for the sum of ($250.00) payable to John Nells, Contractor.

On Motion the Board adjourned to meet, Monday, March 24, 1913, at 10 o'clock A.M.

COMMISSIONERS.

Monday, March 24, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to
adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich, Jr., members
composing said Board.

The Minutes were read and approved.

Cork Carpet
for Treasurers Office.

On Motion Reitz-Spiegel Co. was awarded a contract for Cork Carpet for New
Treasurers Office, on competitive bid, at $1.35 per yard.

Repair to
Orphan Asylum.

On motion a contract for carpenter work at the White Orphan Asylum was awarded to
August Jeude, for the sum of $124.60 and painting at same place to Victor Rohrbacher for
$90.00.

Accept Painting
Contract.

On motion the Board accepted the painting work done in New Treasurers Office, and
it is hereby ordered that a warrant be drawn for $76.50 in favor of R. W. Settles, Contractor.

On Motion the Board adjourned to meet, Thursday, March 27, 1913 at 10 o'clock A.M.

COMMISSIONERS.
IN VACATION.

TAX TITLE DEED.

WHEREAS, Clarence Sieffert did on the 22nd day of March, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1914, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Clarence Sieffert did, on the 13th day of February, 1914, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this indenture described, and which lot was sold to him for the sum of Nine -------Dollars and Ninety-nine -----Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of George Harmeyer for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lyles Sub. NW W Lot three (3), Section three (3),
Township seven (7), Range eleven (11)
Ten and Fifty hundredths (10.50/100) Acres.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Clarence Sieffert is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said George Harmeyer nor any person in his behalf having paid or tendered the amount due the said Clarence Sieffert on account of the aforesaid purchase, and for the taxes by him since paid; and the said Clarence Sieffert having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years,

THEREFORE, THIS INDENTURE, Made this 22nd day of March, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Clarence Sieffert of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate, situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lyles Sub. NW W Lot three (3), Section three (3),
Township seven (7), Range eleven (11)
Ten and Fifty hundredths (10.50/100) Acres.
Board of Commissioners, Vanderburgh County, Indiana, MARCH 22, 1913.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, the said Charles P. Beard, Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of county Commissioners, the day and year last above written.

Charles P. Beard (SEAL)
Auditor Vanderburgh County.

Attest: Carl Laufenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 22nd day of March, 1913.

Mabel Zumstein (SEAL)
Notary Public.

My Commission Expires

Feb. 5, 1917.
Thursday, March 27, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich, Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Chas. Walter and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 28th day of March, 1913.

On motion the Board adjourned to meet, Monday March 31st 1913, at 10 o'clock A.M.
IN VACATION

TAX TITLE DEED.

WHEREAS, W. Johnson did on the 27th day of March, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 8th day of February, 1909, signed by Harry Stinson who at the last mentioned date was the Auditor of said County, from which certificate it appears that W. Johnson did, on the 8th day of February 1909, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Three $3.45 Dollars and Forty-five ---cents, being the amount due on the following tracts or lots of land returned delinquent in the name of J.M. Currier for the non-payment of taxes, costs and charges for the years 1908 & previous years namely:

Lot seven (7), Block two (2), Weyland Place.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said W. Johnson is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said J. M. Currier nor any person in his behalf having paid or tendered the amount due the said W. Johnson on account of the aforesaid purchase, and for the taxes by him since paid; and the said W. Johnson having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1908 and previous years.

THEREFORE, THIS INDENTURE, Made this 27th day of March, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said W. Johnson of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot seven (7), Block two (2), Weyland Place.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
IN TESTIMONY WHEREOF, The said Charles P. Beard
Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of
County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:
Before me, the undersigned a Notary Public, i. e. and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 27th day of March, 1913.

Mabel Zumstein
Notary Public.

My Commission Expires
Feb. 5, 1917.
Monday, March 31, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. Meyer, Wm. M. Hahn, Kinder & Hunt, and Louis Tuchler, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of each one year from the first day of April to Wm. Meyer, Wm. M. Hahn, and Kinder & Hunt, and for the term of one year from the 4th day of April to Louis Tuchler.

Wholesalers Application for New License.

Comes now F. W. Cook Brewing Co., and Evansville Brewing Ass'n. wholesalers of intoxicating liquor, and present their application for Wholesalers license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesalers, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in their applications, together with copies of the notices of said applications by them published and proof of due publication of said notices.

And the board having examined said applications and notices and proofs of publications, and being sufficiently advised in the premises, finds for the said applicants that they are entitled to licenses as prayed for in said applications.

It is therefore ordered and adjudged by the board that wholesale licenses be granted to said applicants as in said applications described for the term of one year each from the 3rd day of April, 1913.

Painting Outside White Orphan Asylum

On Motion Korressel & Munsterman were awarded the contract for painting the outside of White Orphan Asylum for the sum of $175.00.

On Motion A. L. Swanson was awarded the contract for electric light fixtures for the New Treasurers Office, for the sum of $135.60.

On Motion the Board adjourned to meet, Tuesday, April 2nd 1913, at 10 o'clock A.M.

Henry W. Hartig
John W. Wimberg
Henry Helfrich Jr.
COMMISSIONERS.

Tuesday, April 2nd, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

In the matter of the Drainage petition of Thomas J. Effinger et.al.

Come now the petitioners by their attorney A.C. Stone and it appearing to the Board of Commissioners by their endorsement on the petition that the docketing thereof was fixed for the second day of April, 1913, and it appearing to the Board by the affidavit and proof of the service of notices and posting of the same, that the persons named in said petition whose lands will be affected by said proposed drainage have been duly served with notice of the filing of said petition and the time fixed for the docketing of the same.

It is therefore ordered by the Board that said petition be and the same is hereby docketed, and the same is placed on the docket of this court as an action and petition pending therein.

On Motion the Board adjourned Sine Die.

Henry W. Hartig
John W. Wimberg
Henry Helfrich Jr.
COMMISSIONERS.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry W. Hartig, John W. Wimberg, and Henry Heftrich Jr., members composing said Board.

The Minutes were read and approved.

Petition for fill on Green River Road.

Peter Haag et al. presented a petition to the Board for making a fill on Green River Road, at the I.C.R.R. crossing to prevent overflow of water, which was taken under advisement.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Peter Maglaris, C.T. Burnsmeier, Chas. Schoenbachler, A.M. Morris, and Chas. Raber, and presents to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notice of said application by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 7th day of April, 1913, to Peter Maglaris and C.T. Burnsmeier, and for the term of one year each from the 8th day of April 1913, to Chas. Schoenbachler, A.M. Morris and Chas. Raber.

Order of Board of Commissioners Granting A Transfer of Location of Liquor License.

Comes now Nathan Wolf and presents to the Board his application for leave to move his place of business for the sale of intoxicating liquors at retail as described in his application, together with a copy of the notice of said application by him published and the proof of due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said publication.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicant as in said application prayed for.
Order of the Board of Commissionrs Granting Permission to sell and Transfer A Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. Kohl</td>
<td>Kohl &amp; Walters</td>
<td>2501 Fulton Ave.</td>
<td>Feb. 25-1913</td>
</tr>
<tr>
<td>Fred Puder Executor</td>
<td>Philip P. Puder</td>
<td>1201 Upper 8th</td>
<td>Aug. 3-1913</td>
</tr>
<tr>
<td>Hutson &amp; Lovejoy</td>
<td>Henry Lovejoy</td>
<td>428 Sycamore</td>
<td>Feb. 6-1913</td>
</tr>
<tr>
<td>Nem. Pendell</td>
<td>Daniel C. Hoffman</td>
<td>Daylight, Ind.</td>
<td>July 3-1913</td>
</tr>
<tr>
<td>Wm. E. McKinley</td>
<td>Morris Hallert</td>
<td>701 Main St.</td>
<td>July 31-1913</td>
</tr>
<tr>
<td>John Martin</td>
<td>Jos. G. Breitenbach</td>
<td>1401 E. Columbia</td>
<td>June 14-1913</td>
</tr>
<tr>
<td>Eri Demick</td>
<td>F. A. Schenk</td>
<td>Sabtown, Ind.</td>
<td>Oct. 5-1913</td>
</tr>
<tr>
<td>John H. Barnett</td>
<td>Pemberton &amp; Sarcox</td>
<td>Stringtown Rd.</td>
<td>Sept. 9-1913</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices an proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Correction in Outstanding Warrants for 1913.

Whereas there is being carried in the aggregate amount of outstanding warrants on the records of the Auditors office of Vanderburgh County Indiana, and set out and recited in the report of the field examiners of the State Board of Accounts of the said Auditors records, for a period ending December 31st 1911, as outstanding and unpaid, warrant #2705 for the sum of six dollars issued July 5-1907 payable to one H. T. Dixon, which said warrant was received for by said Dixon but never returned for cancellation;

It is therefore ordered by the Board that the Auditor be and he is hereby authorized to make proper entries on his record cancelling said warrant #2705, and should the
holder thereof present the same for payment to the treasurer the same shall be presented to the Auditor who shall issue a new warrant for same. And further whereas warrant #679 for the sum of seventy-five hundredths of a dollar (75¢) issued Feb'y. 4th 1907 to S. D. Parker is omitted from the said report of said field examiners although said warrant is now in the possession of said Auditor the same not having been called for, in consequence of which said Auditor should charge himself with the amount of said warrant, it is now ordered by the Board that the Auditor make the proper entry on his books and records charging himself with the amount of said warrant #679 in the sum of seventy-five cents (75¢) for the year 1907 which order was cancelled as by law prescribed on March 3-1913.

Contract for Assistant to County Health Commissioner.

On Motion Dr. J. E. Zilieo was appointed assistant to the County Health Commissioner, for an indefinite term, during the present smallpox epidemic, at a salary of $100.00 per month, as per contract.

City LOOKup designated as temporary County Jail.

Owing to the quarantine established on and about the County Jail because of certain cases of smallpox found therein which quarantine cannot, under the rules promulgated by the State Board of Health, be removed until the expiration of fourteen days from the date of last exposure, thus making it necessary to provide temporary quarters for the safe keeping of prisoners lawfully committed until the removal of said quarantine on the County Jail, it is now by the board ordered that the City lockup of the City of Evansville be and is hereby designated as a temporary County Jail until the further order of the Board.

On Motion the Board adjourned to meet, Tuesday, April 8, 1913, at 10 o'clock A.M.
Tuesday, April 6, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to Adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Bids opened & Contract
Awarded for New Concrete Steps, and Electric Wiring for Jail.

This being the day set for the opening of bids for New Concrete Steps at the four entrances of the Court House and Electric fixtures and wiring of the County Jail and Boiler house, Comes now the various firms and persons, and submit their bids as follows:

NEW CONCRETE STEPS.

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crescent Concrete Co.</td>
<td>$2479.00</td>
</tr>
<tr>
<td>Gus Pfesterer</td>
<td>2390.00</td>
</tr>
<tr>
<td>C. W. Haywood Co.</td>
<td>3336.00</td>
</tr>
<tr>
<td>Pritchard Bro. Co.</td>
<td>3447.00</td>
</tr>
<tr>
<td>Anchor Concrete Const. Co.</td>
<td>3200.00</td>
</tr>
<tr>
<td>C. F. Kleiderm &amp; Son</td>
<td>2680.00</td>
</tr>
<tr>
<td>M. J. Hoffman Const. Co.</td>
<td>1967.00</td>
</tr>
</tbody>
</table>

And the board having examined the various bids and being fully advised in the premises on motion do here now award the contract to M. J. Hoffman Construction Co. for the sum of $1967.00.

WIRING & FIXTURES FOR JAIL & BOILER HOUSE.

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sieffert Electric Co.</td>
<td>$525.00</td>
</tr>
<tr>
<td>Kollker Electric Co.</td>
<td>425.00</td>
</tr>
<tr>
<td>A. L. Swanson Co.</td>
<td>564.30</td>
</tr>
</tbody>
</table>

And the board having examined the various bids and being fully advised in the premises on motion do here now award the contract to Kollker Electric Co. for the sum of $425.00.

On Motion the Board adjourned to meet, Thursday, April 10, 1913 at 10 o'clock A.M
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Himberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Jacob Fuchs and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 11th day of April, 1913.

Adopted Plans for Concrete Bridges.

Plans and specifications for the construction of the New Concrete Bridge known as the Bixler and Wentzel Bridges in Armstrong Township, and the Stockwell Bridge in Knight Township, were examined and on motion adopted and the Auditor was ordered to advertise for bids for the same to be opened on May 8, 1913, at 10 o'clock A.M.

In the matter of the Petition of E. B. Bixler et al. for a New Highway.

Comes now Fred Goebel, Fred Krueger and Conrad Koch, heretofore appointed by the Board to view, mark and lay out a certain proposed highway in Armstrong Twp., Vanderburgh County, State of Indiana, and file and present to the Board their report herein, which said report is in the words and figures following to-wit:—

ROAD VIEWERS' REPORT.

To THE HONORABLE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA:

We, the undersigned viewers, who were appointed by your honorable body at your regular March Term, 1913, to view a proposed highway, as petitioned for by E. B. Bixler et al., have discharged the duty assigned us, and submit to you the following report, to-wit:

We met as directed in the order hereunto attached and made a part hereof, and, after being duly qualified as appears therein, proceeded to view such proposed highway in the manner as by law prescribed, which by routes and bounds and course and distance is as follows, to-wit: The said proposed highway to be 30 feet in width, and commences
at the middle of the Gibson and Vanderburgh County line road at a point about five hundred seventy (570) feet East of the North-west corner of the North-west quarter of the North-west quarter of Section Twenty-one (21), Town Four (4) South, Range Eleven (11) West, and running thence in a South-eastern direction over the West half of the North-west quarter of said section to a point on the South line of said half quarter section thirty (30) feet West of the South-east corner of said half quarter section, thence South on and over the North-west quarter of the South-west quarter of said section and West of the East line of said North-west quarter of the South-west quarter of said section to the South line of said quarter section, thence South over the South-west quarter of the South-west quarter of said section two-hundred twenty (220) feet, thence East thirty (30) feet to the East line of said last named quarter section and thence South on the line dividing the South-west quarter of the South-west quarter from the South-east quarter of the South-west quarter of said section and to the South line of said section, where it strikes the Princeton or Old Red Bank road, and said proposed highway running on and over the lands of Benedict R. Bixler, Enoch B. Bixler, Catherine Stern and Samuel Montgomery and to be thirty (30) feet in width.

And we are of the opinion that said highway would be of public utility.

Respectfully submitted,

Fritz Gobsb, Viewers.

Fred W. Krueger

Conrad Koch.

And the Board having examined said report and having heard the evidence and being sufficiently advised in the premises finds that said report ought to be approved.

It is therefore considered, ordered and adjudged by the Board that the proposed new highway as marked and laid out by the viewers in their report as hereinabove set forth, that is to say, the following described new highway:--

Commences at the middle of the Gibson and Vanderburgh County line road at a point about five hundred seventy (570) feet East of the North-west corner of the North-west quarter of the North-west quarter of Section Twenty-one (21), Town Four (4) South, Range Eleven (11) West, and running thence in a South-eastern direction over the West half of the North-west quarter of said section to a point on the South line of said half quarter section thirty (30) feet West of the South-east corner of said half quarter section, thence South on and over the North-west quarter of the South-west quarter of said section and West of the East line of said North-west quarter of the South-west quarter of said section to the South line of said quarter section, thence South over the South-west quarter of the South-west quarter of said section two-hundred twenty (220) feet, thence East thirty (30) feet to the East line of said last named quarter section and thence South on the line dividing the South-west quarter of the South-west quarter from the South-east quarter of the South-west quarter of said section and to the South line of said section, where it strikes the Princeton or Old Red Bank road, and said proposed highway running on and over the lands of Benedict R. Bixler, Enoch B. Bixler, Catherine Stern and Samuel Montgomery and to be thirty (30) feet in width.

be and the same is hereby recorded as a public highway of the width of thirty feet and the Trustees of said Armstrong Township is hereby directed and ordered to cause said highway to be opened in accordance with law and kept in repair as other public highways in the county, and the Auditor of the County is hereby directed to transmit a copy of this order to the said Trustees of said Armstrong Township.

On Motion the Board adjourned to meet, Monday April 14, 1913, at 10 o'clock A.M.

[Handwritten signatures]
Monday, April 14, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners granting A Renewal of Liquor License.

Comes now Ben. C. Ford, and Louis J. Schmidt, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 15th day of April 1913, to Ben C. Ford, and for the term of one year from the 16th day of April, 1913, to Louis J. Schmidt.

On Motion the Board adjourned to meet, Tuesday, April 15, 1913, at 10 o'clock A.M.

COMMISSIONERS.

Tuesday, April 15, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said board.

The Minutes were read and approved.

Contract for Furnishing material For Count House.

On motion a contract for furnishing all labor and material and installing underground service for the Court House, was awarded to the Evansville Gas & Electric Light Co. for the sum of $350.00.

On Motion the Board adjourned to meet, Thursday, April 17th 1913, at 10 o'clock A. M.
Thursday, April 17, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Comes now D. B. Upton and presents to the Board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 20th day of April 1913.

On motion the Board adjourned to meet, Monday, April 21, 1913, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.

Monday, April 21, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Comes now Louis B. Fisher, L. S. McIntosh, and John H. Hause, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 21st day to Louis B. Fisher, and L. S. McIntosh
and for the term of one year from the 22nd day of April, to John H. Hause.

On Motion the Board adjourned to meet Thursday, April 24, 1913 at 10 o'clock A.M.

Thursd., April 24, 1913.

The Board of Commissioners of the county of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich, Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Henry Backes and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 24th day of April 1913.

Adopted Plans for Painting of Court House.

Plans and specifications for painting interior and exterior of the Court House, were examined and on motion adopted and the Auditor was ordered to advertise for bids for the same to be opened on May 22nd 1913, at 10 o'clock.

On Motion the Board adjourned to meet, Monday, April 25, 1913 at 10 o'clock A.M.
IN VACATION.

ASSIGNMENT

FOR VALUE RECEIVED, I hereby assign to Joseph A. Folz the within Tax Sale Certificate No. 18

T. Althouse

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

This day appeared before me the undersigned, J. Wastjer and acknowledged the execution of the foregoing assignment.

WITNESS my hand and seal, this 20th day of February, 1907.

(SEAL) J. Wastjer,

My Commission Expires October 26, 1908.

TAX TITLE DEED.

WHEREAS, Joseph A. Folz did on the 23rd day of April, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 11th day of February, 1907, signed by Harry Stinson who at the last mentioned date was the Auditor of said County, from which certificate it appears that T. Althouse did, on the 11th day of February, 1907, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this indenture described, and which lot was sold to her for the sum of Sixty-six dollars and ninety-five cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Richard Tabb for the non-payment of taxes, costs and charges for the years 1906 & previous years namely:

Lot twenty-eight (28), Block forty (40),

in Lamasco.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Joseph A. Folz is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Richard Tabb nor any person in his behalf having paid or tendered the amount due the said Joseph A. Folz on account of the aforesaid purchase, and for the taxes by him since paid; and the said Joseph A. Folz having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly
charged on the Duplicate with the taxes for the years 1906 and previous years.

THEREFORE, THIS INDENTURE, Made this 23rd day of April, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Joseph A. Folz of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate, situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot twenty-eight (28), Block Forty (40),

in Lamasco.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard, Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard (SEAL)
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 23rd day of April, 1913.

Mabel Lazenstein, (SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.
Monday, April 28, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Abe Mack and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 28th day of April, 1913.

In the matter of the drainage petition of Thomas J. Effinger et al.

Comes now the petitioners herein by their attorney A.C. Stone, and it appearing to the board that there was no remonstrance, demurrer, or objection filed against the petition and that more than twenty days, exclusive of Sundays have elapsed since said petition was docketed and the Board having examined said petition and being duly advised finds that said petition is in due form and sufficient.

It is therefore ordered by the court that the said petition for the said proposed drain be and the same is hereby referred to the drainage commissioners; it is further ordered by the court that John Heerdink a reputable freeholder, who is not related to any land owner affected, disinterested, and a man of intelligence and good judgement and a resident of Knight Township in said County, and through which township the proposed drain is to be located and constructed, be, and he is hereby appointed drainage commissioner herein to act on the said above petition with the drainage commissioners of said county heretofore appointed; that the said John Heerdink shall take an oath as required by law that he will faithfully and honestly perform his duties herein before entering thereon.

It is further ordered by the court that all of said drainage commissioners meet on the 6th day of May 1913, at the Vanderburgh County, Auditors office, at 10:00 A.M. and proceed to perform the duties required of them by law and that they report their doings to this court on or before the 5th day of June 1913.

It is further ordered that a certified copy of the said petition and of this order be delivered to said drainage commissioners by the clerk of this court.
It further appearing to the Board that the County surveyor is not a competent civil engineer, the Board now designates and appoints William Hitch who it finds to be a disinterested and competent civil engineer to act instead of the county surveyor, as one of the drainage commissioners. It is further ordered that the said William Hitch take and subscribe an oath of office and give bond as required by the county surveyor.

And this matter is continued for further proceedings.

On Motion the Board adjourned to meet Thursday, May 1, 1913 at 10 o'clock A.M.

\[Signature\]

COMMISSIONERS.

Thursday, May 1, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Frank Hoch, W. E. Mathews, H.A. Engbers, New Vendome Hotel, Louis Kiel, F.G. Klenck, Geo. Geier, and Fred Pregler, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board having examined said applications, notices and proofs of publications notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from May 1, 1913 to Frank Hoch, W.E. Mathews, for the term of one year each from May 2, 1913 to H.A. Engbers, and F.G. Klenck, also one year each from May 1, 1913, to New Vendome Hotel, and Fred Pregler, and for the term of one year from May 4, 1913, to Geo. Geier.

On Motion the board adjourned Sine Die.
IN VACATION

ASSIGNMENT

For value received, I hereby assign to Elizabeth C. Dannettel the within certificate.

April 29th 1913.

G. W. Dannettel.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

This day appeared before the undersigned, G. W. Dannettel in and for said County, and acknowledged the execution of the foregoing assignment.

WITNESS my hand and seal this 29th day of April, 1913.

C. P. Beard (SEAL)

Auditor.

DEED

FOR LAND SOLD ON MORTGAGE TO TRUST FUND

THIS INDENTURE WITNESSETH, That whereas, Herbert B. Lockhead of the County of Vanderburgh, and State of Indiana, did, on the 15th day of August, 1896, Mortgage to the State of Indiana, for the use of Common School all of

One-half (½) of Lot number Twenty-five (25), adjoining Lot Number Twenty-six (26) and eighteen and three-fourths (18 3/4) feet of Lot number Twenty-six (26) adjoining Lot number Twenty-five (25) in Block number Five (5), in Parrett's Enlargement of the City of Evansville, Indiana,

in the County and State aforesaid, to secure the payment of Three-hundred ($300.00) Dollars and NO Cents, due five years thereafter, with interest thereon, payable annually in advance, at the rate of six per cent. per annum, commencing on the 15th day of August 1896, AND WHEREAS, the said Herbert B. Lockhead agreed and contracted that on failure to pay any installment of said interest when due, the principal sum shall forthwith become due and payable; and on failure to pay such principal or interest when due, two per cent. damages shall be collected, with costs, and the premises mortgaged might be forthwith sold by the County Auditor for the payment of such principal sum, interest, damages, and costs; AND WHEREAS, Thereafter to-wit: On the 25th day of March 1904, said borrowers having failed to pay the installment of interest, and also the principal due on said mortgage previous to January 1st 1904, said premises was thereupon, after due notice as required by law, was offered for sale by Harry Stinson Auditor of said County, in manner and form as required by law, and there being then and there no bid for the amount due on said mortgage, said premises was bid in by said Auditor in the name of the State of Indiana, on account of the funds aforesaid, AND WHEREAS, Afterwds, to-wit: On the 25th day of May, 1911, the said County Auditor caused the above described property to be appraised by J. F. Saunders and Samuel Vickery School fund appraisers of the First Commissioners' District of said County, who appraised the same at the sum of Four-hundred fifty ($450.00) Dollars, whose appraisement appears of record in Commissioners' Record R-I, at page 150-151, AND WHEREAS, Afterwards, to-wit: On the 27th day of May, 1911, after first giving
due notice of such sale, according to law, did sell said premises to George W. Dannettell for the sum of Four-hundred fifty ($450.00) Dollar, with interest at the rate of six per cent. per annum, payable annually, in all respects in accordance with the Statutes in such cases make and provide, and the said George W. Dannettell having paid in cash the sum of One-hundred fifty ($150.00) Dollars, together with the costs of said sale, and having executed his notes for the sum of Three-hundred Dollars, payable to the State of Indiana, for the use and benefit of said Common School Fund, payable in Four equal instalments with interest at six per cent. per annum, payable annually. Said Auditor thereupon issued to said George W. Dannettell a certificate of purchase, as evidence of said sale of said premises; and said Auditor caused a statement by the Auditor and Treasurer of said County to be recorded in said Commissioners’ Record R-1 on pages 150-151, together with said Certificate of Purchase, AND WHEREAS, The said George W. Dannettell has this day paid into the County Treasury the sum of Three-hundred Dollars, the full amount of said unpaid purchase money, together with full amount of interest due

KNOW YE, THEREFORE, That I Charles P. Beard, Auditor, in and for the aforesaid County, and in the State aforesaid, by virtue of the authority vested in me by law, as such Auditor, in the name of the State of Indiana, and for the use of Common School in consideration of the premises, as also the sum of Three-hundred Dollars and No Cents, do sell and convey unto Elizabeth C. Dannettell assignee of George W. Dannettell all of

One-half (1/2) of lot number Twenty-five (25), adjoining Lot Number Twenty-six (26) and eighteen and three-fourths (18 3/4) feet of Lot number Twenty-six (26), adjoining Lot number Twenty-five (25) in Block Number Five (5), in Purrett’s Enlargement of the City of Evansville, Indiana.

In the aforesaid County and State: TO HAVE AND TO HOLD the same to his heirs and assigns forever, in as full and complete a manner as by law I am authorized to do.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the Board of Commissioners of said County.

at Evansville, this 29th day of April, 1913.

Charles P. Beard, (SEAL)
Auditor of Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, a Notary Public, this 29th day of April, 1913, Charles P. Beard, Auditor of said County, acknowledged the execution of the aforesaid Deed.

Witness my hand and seal, the day and year above written.

Mabel Zumstein, (SEAL)
Notary Public.

My Commission Expires.

Feb. 5, 1917.
Monday, May 5, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry F. Hartig, John W. Wimberg, and Henry Helfrich, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Jos. C. Bittner and Wm. H. Bell and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 5th day of May 1913.

Order of the Board of Commissioners Granting Permission to Transfer Location and License.

Comes now Peter Maglaris and presents to the board his application for permission to sell and transfer to Jos. M. Boemle the license to sell intoxicating liquors at retail heretofore granted to him; and comes also Jos. M. Boemle and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said Peter Maglaris and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said Peter Maglaris is entitled to sell and transfer his said license to said Jos. M. Boemle and that said Jos. M. Boemle is entitled to purchase and have transferred to him the license of said Peter Maglaris, and that said Jos. M. Boemle is entitled to move his place of business as in said applications prayed for.

It is therefore ordered and adjudged by the board that said Peter Maglaris be and he is hereby granted permission to sell and transfer his said license to said Jos. M. Boemle and that said Jos. M. Boemle be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said Peter Maglaris, that said Jos. M. Boemle be and he is hereby granted the further permission to move his place of business as in said application prayed for.
Order of Board of Commissioners Granting A Transfer of Location of Liquor License.

Comes now C.D. Pickrell and Henry Miedig, and present to the board their application for leave to move their places of business for the sale of intoxicating liquors at retail as described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to permission to move their places of business as prayed for in said applications.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicants as in said applications prayed for.

Order of the Board of Commissioners Granting Permission to sell and Transfer A Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conrad Kratz</td>
<td>John Harrigan</td>
<td>1813 Canal St.</td>
<td>Aug. 6, 1913</td>
</tr>
<tr>
<td>Conrad Moll Jr.</td>
<td>Albert H. Meier</td>
<td>200 Mary St.</td>
<td>Oct. 23, 1913</td>
</tr>
<tr>
<td>Kinder &amp; Hunt</td>
<td>Hund Brothers</td>
<td>416 Main St.</td>
<td>Apr. 1, 1914</td>
</tr>
<tr>
<td>L. J. Litty</td>
<td>George Eckstein</td>
<td>204 &amp; 206 Up. 4th St.</td>
<td>Oct. 1, 1913</td>
</tr>
<tr>
<td>Julius Ringolesky</td>
<td>Harry Mickelson</td>
<td>200 Lincoln Ave.</td>
<td>Oct. 8, 1913</td>
</tr>
<tr>
<td>J. A. Sursa</td>
<td>Wm. H. Brady</td>
<td>40 E. Broadway</td>
<td>July 14, 1913</td>
</tr>
<tr>
<td>Aug. J. Diehl</td>
<td>L.J. Litty</td>
<td>1101 Fulton Ave.</td>
<td>July 9, 1913</td>
</tr>
<tr>
<td>John W. Kiser</td>
<td>Frank Neff</td>
<td>Armstrong Twp.</td>
<td>Oct. 12, 1913</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the board that the said first named applicants owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.
Oiling Roads

On Motion the Auditor is hereby ordered to mail a copy of an opinion given by County Attorney A. J. Veneman, on the subject of oiling Free Turnpikes to parties who are petitioning for same.

Contract for Fill on Henderson Road.

On Motion a contract was awarded to John McNamara for making a fill on the Henderson Rock Road where the same was washed out by the high water for the sum of $28 3/4 per cubic yard which is to include the hauling and furnishing of dirt from his own land and on motion it is ordered that he give a bond in the sum of $300 for completion of said contract.

IN THE COMMISSIONERS COURT, VANDERBURGH COUNTY, INDIANA.

IN RE

BARBARA SPILKER ET AL.

DRAINAGE.

ORDER.

Comes now Charles P. Beard, Auditor of Vanderburgh County, Indiana, and presents the certificate of appointment and assessments of benefits of the Drainage Commissioner in charge of construction of Barbara Spilker et al. Drainage, in cause No. 15609, in the Superior court of Vanderburgh County, Indiana, which said certificate was filed with said Auditor on the 3rd day of May, 1913, and the same is ordered spread of record, which is now done, and is in words and figures following, to-wit:

STATE OF INDIANA, VANDERBURGH COUNTY; SS:

BEFORE THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA.

MAY TERM, 1913.

IN RE Barbara Spilker et al.

DRAINAGE PETITION

CERTIFICATE OF APPOINTMENT AND ASSESSMENTS OF BENEFITS BY THE DRAINAGE COMMISSIONER IN CHARGE OF CONSTRUCTION OF SAID DRAINAGE.

The undersigned, Edwyn E. Watts, Drainage Commissioner in charge of Construction, of said drainage, respectfully certifies on the 19th day of June, 1911, Barbara Spilker, et al, filed in the Superior Court of Vanderburgh County, Indiana, their duly verified drainage petition praying for the drainage of certain lands, lots, and public highways and railroads located in the County of Vanderburgh, State of Indiana; That afterwards, to-wit: On the 10th day of October, 1911, said petition was referred to the undersigned and other drainage commissioners to proceed according to law; that on the 10th day of January, 1913, said drainage commissioners made a report of their doings, findings, location, plans, estimates and assessments of benefits and damages in said matter to said Court; that afterwards, on the 7th day of April, 1913, the said Superior Court of Vanderburgh County, Indiana, confirmed said report as modified, and established said drainage, the same being cause No. 15609 in the
Superior Court of Vanderburgh County, Indiana; and upon said 7th day of April, 1913, said court assigned said work to the undersigned drainage commissioner for construction, and required of the undersigned a bond for the faithful performance of his duties in the penal sum of Five Thousand Dollars ($5000.00), which said bond, with surety, was filed with and approved by said court on the 7th day of April, 1913. That thereupon the undersigned proceeded to advertise for bids as required by law and he further shows that he let the contract for the construction of said drainage pursuant to said advertisements on the 28th day of April, 1913; that on said last mentioned date he contracted with the Mansfield Engineering Company of Indianapolis, Indiana, to construct the said entire drainage for the contract price of Five Thousand Six Hundred and Sixty Dollars ($5660.00), that he has required of said contractor a bond for the faithful performance of said contract in the penal sum of Five Thousand Dollars ($5000.00), which said bond was filed with and approved by the undersigned drainage commissioner on the 3rd day of May, 1913.

The undersigned drainage commissioner has ascertained and determined that the total original cost of construction of said drainage and including cost is as follows:

<table>
<thead>
<tr>
<th>Contract price</th>
<th>$5660.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Incidental costs including attorney’s fees, superintendence, engineering, and other costs</td>
<td>1405.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$7065.00</strong></td>
</tr>
</tbody>
</table>

He further shows to the said Board that the total of said costs is Seven Thousand and Sixty-Five Dollars ($7065.00); and he would further show that he has apportioned such costs and expenses to the several tracts of lands, public highways and railroads, in proportion to the total assessments against the respective parcels of land and highways benefitted by the construction of said work.

The following tabulated statement shows:

<table>
<thead>
<tr>
<th>Name of Owner</th>
<th>Description</th>
<th>Sec. T. R. Acres</th>
<th>Assessments as confirmed by Court</th>
<th>Apportionment of benefits by Court</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armstrong Township, Vanderburgh County, Indiana</td>
<td>Public highway running S from the NW cor of Sec 2-5-11 South to the SW cor of the NW 1/4 of Sec 11-5-11, a total distance of 1-1/2 MI</td>
<td></td>
<td></td>
<td>$75.</td>
</tr>
<tr>
<td>Name of Owner</td>
<td>Description</td>
<td>Sec.</td>
<td>T. R Acres</td>
<td>Assessments of Benefits as confirmed by Court</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>-----------------------------------------------------------------------------</td>
<td>------</td>
<td>------------</td>
<td>-----------------------------------------------</td>
</tr>
<tr>
<td>Armstrong Township Vanderburgh County, Indiana</td>
<td>Public highway known as the &quot;Boonville Road&quot; from the center of Sec 10-5-11 East. Along said road through sections 10 &amp; 11-5-11 to the E line of said section 11, a total distance of 1 1/2 Ml.</td>
<td></td>
<td></td>
<td>$75.</td>
</tr>
<tr>
<td>do</td>
<td>Public highway from the SW cor of Sec 2-5-11 to the SE corner thereof, a total distance of 1 Ml.</td>
<td></td>
<td></td>
<td>50.</td>
</tr>
<tr>
<td>Armstrong Township Vanderburgh County Indiana and Scott Township Vanderburgh County Indiana</td>
<td>Public highway running South from the Northeast corner of Section 2-5-11 to the Southeast corner of said section, a total distance of 1 Ml.</td>
<td></td>
<td></td>
<td>50.</td>
</tr>
<tr>
<td>H. Rudolph Broermann</td>
<td>NE 1/4 SE 1/4 1 5 11 39.1 20. 20.</td>
<td></td>
<td></td>
<td>20.</td>
</tr>
<tr>
<td>Philip Bender</td>
<td>NW 1/4 NW 1/4 2 5 11 40. 400. 400.</td>
<td></td>
<td></td>
<td>400.</td>
</tr>
<tr>
<td>Henry Bender</td>
<td>NE 1/4 N 1/2 SW 1/4 NW 1/4 2 5 11 5) 350. 350.</td>
<td></td>
<td></td>
<td>350.</td>
</tr>
<tr>
<td>John Henry Bromm</td>
<td>NE 1/4 NW 1/4 10 5 11 40. 10. 10.</td>
<td></td>
<td></td>
<td>10.</td>
</tr>
<tr>
<td>John T. Butler and Richard</td>
<td>SW 1/4 NE 1/4 11 5 11 40. 5. 5.</td>
<td></td>
<td></td>
<td>5.</td>
</tr>
<tr>
<td>Evansville, Mount Carmel and Northern Railway Company</td>
<td>The roadbed and Right of Way of said railway through, upon and across the NE 1/4 of Sections 10 &amp; 11-5-11 a distance of 1 Mile</td>
<td></td>
<td></td>
<td>400.</td>
</tr>
<tr>
<td>Jacob J. Fischer</td>
<td>E pt SW 1/4 NE 1/4 2 5 11 28.73 250. 250.</td>
<td></td>
<td></td>
<td>250.</td>
</tr>
<tr>
<td></td>
<td>SE 1/4 NE 1/4 2 5 11 40. 265. 265.</td>
<td></td>
<td></td>
<td>265.</td>
</tr>
<tr>
<td>Julia Felker</td>
<td>NE 1/4 NE 1/4 2 5 11 39. 115. 115.</td>
<td></td>
<td></td>
<td>115.</td>
</tr>
<tr>
<td>Julia Felker</td>
<td>NW 1/4 NW 1/4 2 5 11 15. 10. 10.</td>
<td></td>
<td></td>
<td>10.</td>
</tr>
<tr>
<td>John H. Herrel</td>
<td>NE 1/4 NE 1/4 1 5 11 40. 10. 10.</td>
<td></td>
<td></td>
<td>10.</td>
</tr>
<tr>
<td>Casper Hillenbrand</td>
<td>NE 1/4 NE 1/4 10 5 11 40. 20. 20.</td>
<td></td>
<td></td>
<td>20.</td>
</tr>
<tr>
<td></td>
<td>SE 1/4 NE 1/4 10 5 11 40. 70. 70.</td>
<td></td>
<td></td>
<td>70.</td>
</tr>
<tr>
<td></td>
<td>NW 1/4 NW 1/4 11 5 11 40. 150. 150.</td>
<td></td>
<td></td>
<td>150.</td>
</tr>
<tr>
<td>Catherine Hoffman</td>
<td>NW pt SW 1/4 NW 1/4 11 5 11 10.06 50. 50.</td>
<td></td>
<td></td>
<td>50.</td>
</tr>
<tr>
<td>Heary Kron</td>
<td>NW pt SW 1/4 NE 1/4 2 5 11 12.50 105. 105.</td>
<td></td>
<td></td>
<td>105.</td>
</tr>
<tr>
<td>Fred Krieger</td>
<td>N pt W 1/2 SW 1/4 11 5 11 6.46 50. 50.</td>
<td></td>
<td></td>
<td>50.</td>
</tr>
<tr>
<td>Name of Owner</td>
<td>Description</td>
<td>Sec. T. P. Acres</td>
<td>Assessments</td>
<td>Apportionment of Benefits</td>
</tr>
<tr>
<td>------------------------</td>
<td>---------------------------</td>
<td>------------------</td>
<td>-------------</td>
<td>--------------------------</td>
</tr>
<tr>
<td>Ernest Krieger</td>
<td>NE 1/4 NW 1/4</td>
<td>11 5 11 40.</td>
<td>$220.</td>
<td>$220.</td>
</tr>
<tr>
<td></td>
<td>SE 1/4 NW 1/4</td>
<td>11 5 11 40.</td>
<td>220.</td>
<td>220.</td>
</tr>
<tr>
<td></td>
<td>E side SW 1/4 NW 1/4</td>
<td>11 5 11 22.43</td>
<td>70.</td>
<td>70.</td>
</tr>
<tr>
<td>Louis L. Koehler</td>
<td>E 1/2 SE 1/4 SW 1/4</td>
<td>11 5 11 18.51</td>
<td>10.</td>
<td>10.</td>
</tr>
<tr>
<td>Louis L. Koehler</td>
<td>N 3/4 E 1/2 NE 1/4</td>
<td>14 5 15</td>
<td>10.</td>
<td>10.</td>
</tr>
<tr>
<td></td>
<td>NW 1/4</td>
<td>14 5 11 40</td>
<td>10.</td>
<td>10.</td>
</tr>
<tr>
<td>Charles Korff</td>
<td>NW 1/4 NE 1/4</td>
<td>14 5 11 40</td>
<td>10.</td>
<td>10.</td>
</tr>
<tr>
<td>Margarette Kell</td>
<td>Part SW 1/4 NW 1/4</td>
<td>11 5 11 6</td>
<td>10.</td>
<td>10.</td>
</tr>
<tr>
<td>William Lutterman</td>
<td>NE 1/4 NE 1/4</td>
<td>11 5 11 40</td>
<td>5.</td>
<td>5.</td>
</tr>
<tr>
<td>Cora Nuspling</td>
<td>NW 1/4 SW 1/4</td>
<td>1 5 11 40</td>
<td>105.</td>
<td>105.</td>
</tr>
<tr>
<td></td>
<td>W 3/4 SE 1/4 NW 1/4</td>
<td>1 5 11 30</td>
<td>45.</td>
<td>45.</td>
</tr>
<tr>
<td></td>
<td>W 5/4 NE 1/4 SW 1/4</td>
<td>1 5 11 30</td>
<td>105.</td>
<td>105.</td>
</tr>
<tr>
<td>Public Utilities Company</td>
<td>The roadway and Right of Way of said railway through, upon and across Sec. 1 &amp; the N 1/2 of Sec. 12-5-11; Sec. 6 and the N 1/2 of Sec. 7-5-10, a distance of 1 mile 100. 100.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chas. J. Schneider</td>
<td>S pt SW 1/4 NW 1/4</td>
<td>1 5 11 36</td>
<td>60.</td>
<td>60.</td>
</tr>
<tr>
<td>Louis Sensmeier</td>
<td>SW 1/4 SW 1/4</td>
<td>1 5 11 40</td>
<td>70.</td>
<td>70.</td>
</tr>
<tr>
<td></td>
<td>SE 1/4 SW 1/4</td>
<td>1 5 11 40</td>
<td>90.</td>
<td>90.</td>
</tr>
<tr>
<td>Louis Sensmeier</td>
<td>SE 1/4 SE 1/4</td>
<td>2 5 11 40</td>
<td>30.</td>
<td>30.</td>
</tr>
<tr>
<td></td>
<td>SW 1/4 SE 1/4</td>
<td>2 5 11 40</td>
<td>10.</td>
<td>10.</td>
</tr>
<tr>
<td>August Sensmeier</td>
<td>NE 1/4 NW 1/4</td>
<td>1 5 11 40</td>
<td>35.</td>
<td>35.</td>
</tr>
<tr>
<td>Margaret Schuss</td>
<td>NW 1/4 NE 1/4</td>
<td>1 5 11 40</td>
<td>15.</td>
<td>15.</td>
</tr>
<tr>
<td>John Schauss</td>
<td>E 1/4 NE 1/4 SW 1/4</td>
<td>1 5 11 10</td>
<td>25.</td>
<td>25.</td>
</tr>
<tr>
<td></td>
<td>E 1/4 SE 1/4 NW 1/4</td>
<td>1 5 11 10</td>
<td>25.</td>
<td>25.</td>
</tr>
<tr>
<td></td>
<td>SW 1/4 NE 1/4</td>
<td>1 5 11 40</td>
<td>20.</td>
<td>20.</td>
</tr>
<tr>
<td></td>
<td>NW 1/4 SE 1/4</td>
<td>1 5 11 40</td>
<td>20.</td>
<td>20.</td>
</tr>
<tr>
<td>Jacob SteinkeuL</td>
<td>SW 1/4 SE 1/2</td>
<td>1 5 11 40</td>
<td>80.</td>
<td>80.</td>
</tr>
<tr>
<td>Joseph Schmitt</td>
<td>NW 1/4 SW 1/4</td>
<td>2 5 11 40</td>
<td>270.</td>
<td>270.</td>
</tr>
<tr>
<td></td>
<td>SW 1/4 SW 1/4</td>
<td>2 5 11 40</td>
<td>125.</td>
<td>125.</td>
</tr>
<tr>
<td>Barbara Spilker</td>
<td>NE 1/4 SW 1/4</td>
<td>2 5 11 40</td>
<td>400.</td>
<td>400.</td>
</tr>
<tr>
<td></td>
<td>W 1/2 NW 1/4 SE 1/4</td>
<td>2 5 11 20</td>
<td>185.</td>
<td>185.</td>
</tr>
<tr>
<td>John Strott</td>
<td>SE 1/4 SW 1/4</td>
<td>2 5 11 40</td>
<td>355.</td>
<td>355.</td>
</tr>
<tr>
<td>Fred J. Schneider</td>
<td>NE 1/4 SE 1/4</td>
<td>2 5 11 40</td>
<td>105.</td>
<td>105.</td>
</tr>
<tr>
<td></td>
<td>E 1/2 NE 1/4 SE 1/4</td>
<td>2 5 11 20</td>
<td>25.</td>
<td>25.</td>
</tr>
<tr>
<td>William Schuss, Sr.</td>
<td>NE 1/4 SE 1/4</td>
<td>10 5 11 40</td>
<td>90.</td>
<td>90.</td>
</tr>
<tr>
<td></td>
<td>SE 1/4 SE 1/4</td>
<td>10 5 11 39.32</td>
<td>55.</td>
<td>55.</td>
</tr>
<tr>
<td>William Schuss</td>
<td>27 A of 3 side NW</td>
<td>11 5 11 27.5</td>
<td>140.</td>
<td>140.</td>
</tr>
<tr>
<td></td>
<td>NE 1/4 SW 1/4</td>
<td>11 5 11 40</td>
<td>185.</td>
<td>185.</td>
</tr>
<tr>
<td></td>
<td>SE 1/4 SW 1/4</td>
<td>11 5 11 40</td>
<td>25.</td>
<td>25.</td>
</tr>
<tr>
<td>Emma Strott</td>
<td>NW 1/4 NE 1/4</td>
<td>11 5 11 40</td>
<td>5.</td>
<td>5.</td>
</tr>
<tr>
<td>Scott Township, Vanderburgh County,</td>
<td>Public highway beginning at the SW cor of the N 1/2 of Sec. 1-5-11, running E along the 1/2 section line to the E line thereof, a distance of 1 mi</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Note: The assessments and apportionment are based on confirmed benefits as determined by the court.
Name of Owner | Description | Sec. T. R. Acres | Assesments of Benefits as confirmed by Court | Apportionment of Benefits
---|---|---|---|---
Christian and Emma Temme | S pt E 1/2 SW 1/4 W 1/2 W 1/2 SW 1/4 SE 1/4 N 3/4 NE 1/4 NW 1/4 | 35 4 11 55 35 4 11 10 2 5 11 30 | $100. 25. 200. | $100. 25. 200.
Franz Voelker | SW 1/4 SE 1/4 | 10 5 11 40 | 5. | 3.
Herman Wortman | SW 1/4 NE 1/4 | 14 5 11 40 | 5. | 5.
Ferdinand Zwahlen | NW 1/4 NW 1/4 | 1 5 11 40 | 70. | 70.
Ferdinand Zwahlen | S 1/2 3 1/2 NE 1/4 NW 1/4 NW 1/4 NE 1/4 | 2 5 11 10 2 5 11 39.25 2 5 11 39 | 100. 100. 175. 175.

Respectfully submitted this the third day of May, 1913.

Edwyn E. Watts

Drainage Commissioner in Charge of Construction.

State of Indiana, } 55.
Vanderburgh County, } ss.

Before me William E. Wilson, Clerk of the Superior Court of Vanderburgh County, Indiana, personally appeared Edwyn E. Watts, drainage commissioner in charge of construction of the Barbara Spilker et al drainage established by the Superior Court of Vanderburgh County, Indiana, and acknowledged the execution of the annexed instrument as his official act.

I hereby certify that on the third day of May, 1913, that Edwyn E. Watts was the duly qualified and acting drainage commissioner in charge of construction of the Barbara Spilker et al drainage as established by the Superior Court of Vanderburgh County, Indiana.

Witness my hand and the seal of the Superior Court of Vanderburgh County, Indiana, this third day of May, 1913.

Wm. E. Wilson

Clerk of the Superior Court of Vanderburgh County, Indiana.

Examined and approved by me this third day of May, 1913.

F. M. Hostetter
Judge of the Superior Court of Vanderburgh County, Indiana.

And the Board having examined and considered said certificate and being fully advised in the premises finds that said assessments and apportionments against the lots, lands, public highways and railroads situate in Vanderburgh County, Indiana, are correct and should be approved and confirmed.

The Board further finds that said assessments shall be divided into nine (9) equal installments, one of each installments shall become due and payable on the first Monday in May, 1914, and one of said installments shall become due and payable on the first Monday in May of each and every year thereafter, until all of said installments
have been paid in full, and the Board further finds that the Auditor of Vanderburgh County, Indiana, should prepare and place in the hands of the Treasurer of said Vanderburgh County, Indiana, for collection an assessment sheet showing assessments and apportionments assigned against lots, lands, public highways and railroads situate in Vanderburgh County, Indiana, as confirmed by the Superior Court of Vanderburgh County, Indiana, in said cause.

And the Board further finds that notice should be given by the Auditor of Vanderburgh County, Indiana, in the Evansville Courier, a newspaper published in said Vanderburgh County, Indiana, the publication of which notice shall not be less than ninety (90) days before the 9th day of August, 1913, giving notice to all persons affected, that the assessment sheet has been prepared and placed in the hands of the County Treasurer for collection and that all persons affected thereby desiring to pay such assessment in order to discharge their lands from all liability from such assessment on or before said 9th day of August, 1913, may do so.

It is therefore considered ordered and adjudged by the Board that said assessments be divided into nine (9) equal installments one of each installment shall be due and payable on the first Monday in May, 1914, and one of said installments each shall become due and payable on the first Monday in May of each and every year thereafter until all of said installments have been paid in full.

It is further ordered and adjudged by the Board that the Auditor of Vanderburgh County, Indiana, prepare and place in the hands of the Treasurer the assessment sheet as provided by law.

It is further ordered and adjudged by the Board that the Auditor of Vanderburgh County give notice as set out in the foregoing finding that payments of said assessments in full may be made to the Treasurer of Vanderburgh, County, Indiana, on or before the 9th day of August, 1913, and this cause is now continued.

IN THE COMMISSIONERS COURT, VANDERBURGH COUNTY, INDIANA.
MAY TERM, 1913.

IN RE
CHRISt BUENTE ET AL.
DRAINAGE.

COMES now Charles P. Beard, Auditor of Vanderburgh County, Indiana, and presents the certificate of appointment and assessments of benefits of the Drainage Commissioner in charge of construction of the Christ Buente et al. Drainage, in cause No. 16, in the Vanderburgh Circuit Court, Indiana, which said certificate was filed with said Auditor on the 3rd day of May, 1913, and the same is ordered spread of record, which is now done, and it in words and figures following, to-wit:
STATE OF INDIANA, VANDERBURGH COUNTY, SS:

BEFORE THE BOARD OF COMMISSIONERS OF
VANDERBURGH COUNTY, INDIANA.

MAY TERM, 1913.

IN RE CHRISt BUENTE et al.

DRAINAGE PETITION.

CERTIFICATE OF APPOINTMENT AND ASSESSMENTS OF BENEFITS BY THE DRAINAGE COMMISSIONER IN CHARGE OF CONSTRUCTION OF SAID DRAINAGE.

The undersigned, Edwyn E. Watts, Drainage Commissioner in Charge of Construction, of said drainage, respectfully certifies unto the Board of Commissioners of Vanderburgh County, Indiana; that on the 5th day of October, 1911, Christ Buente et al. filed in the Vanderburgh Circuit Court of Indiana, their duly verified drainage petition praying for the drainage of certain lands, lots, public highways and railroads located in the county of Vanderburgh, State of Indiana; That afterwards, to-wit: On the 24th day of February, 1912 said petition was referred to the undersigned and other drainage commissioners to proceed according to law; that on the 15th day of January, 1913, said drainage commissioners made a report of their doings, findings, location, plans, estimates and assessments of benefits and damages in said matter to said Court; that afterwards, on the 1st day of April, 1913, the said Vanderburgh Circuit Court confirmed said report as modified, and established said drainage, the same being Cause No. 16 in the Vanderburgh Circuit Court, Indiana; and upon said 1st day of April, 1913, said Court assigned said work to the undersigned drainage commissioner for construction, and required of the undersigned a bond for the faithful performance of his duties in the penal sum of Ten Thousand ($10,000.00) Dollars, which said bond, with surety, was filed and approved by said Court on the 2nd day of April, 1913; That thereupon the undersigned proceeded to advertise for bids as required by law and he further shows that he let the contract for the construction of said drainage pursuant to said advertisements on the 21st day of April, 1913; that on said last mentioned date he contracted with The Mansfield Engineering Company of Indianapolis, Indiana to construct the said entire drainage for the contract price of Ten Thousand Nine Hundred and Forty ($10,940.00) Dollars, that he has required of said contractor a bond for the faithful performance of said contract in the penal sum of Ten Thousand ($10,000.00) Dollars, which said bond was filed with and approved by the undersigned drainage commissioner on the 26th day of April, 1913.

The undersigned drainage commissioner has ascertained and determined that the total original cost of construction of said drainage and including all incidental cost is as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contract price</td>
<td>$10,940.00</td>
</tr>
<tr>
<td>Costs and expenses including Attorneys fees, superintendence, engineering, advertising and etc.</td>
<td>$1,633.33</td>
</tr>
<tr>
<td>Total</td>
<td>$12,573.33</td>
</tr>
</tbody>
</table>

He further shows to the said Board that the total of said costs is Twelve Thousand Five Hundred Seventy-three and thirty three hundredths ($12,573.33) Dollars; and he would further show that he has apportioned such costs and expenses to the several tracts of land,
public highways and railroads assessed, in proportion to the total assessments against the respective parcels of land and highways benefitted by the construction of said work.

The following tabulated statement shows:--

1st. - The name of the land owner
2nd. - The description of the lots, lands, public highways or railroads
3rd. - The section
4th. - The township
5th. - The range
6th. - The number of acres benefitted
7th. - The amount of assessments of benefits confirmed by the said Circuit Court.
8th. - The apportionment of said assessments of benefits to each lot, tract, parcel of land, public highway or railroad.

The separate list of the lots, lands, public highways and railroads assessed with benefits and the apportionment thereof, in the County of Vanderburgh, State of Indiana, is hereinafter set out as follows:-

<table>
<thead>
<tr>
<th>Name of Owner</th>
<th>Description</th>
<th>Sec. T. R. Acres</th>
<th>Assessment of benefits confirmed by Court.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armstrong Township, Vanderburgh County, Indiana.</td>
<td>Base Line Road from the intersection of the Cynthiana Road on the south line of section 32-4-11 East along the base line to the southeast corner of the SW 1/4 of section 34, said township and range; thence North to the center of said section 34; thence East to the northeast corner of the NE 1/4 of said section, a total distance of 3 miles</td>
<td></td>
<td>$300.</td>
</tr>
<tr>
<td>do</td>
<td>Public Highway along the center line dividing the east and west 1/2 of the E 1/2 of section 33-4-11 West, a distance of 1 mile</td>
<td></td>
<td>50.</td>
</tr>
<tr>
<td>do</td>
<td>Public highway running North &amp; South from the southeast corner of section 34-6-11 North 1/2 mile</td>
<td></td>
<td>50.</td>
</tr>
<tr>
<td>do</td>
<td>Public highway running North &amp; South from the northeast corner of the W 1/2 of the W 1/2 of Sec 3-5-11 South from the W 1/2 1/2 section line through sections 3 and 10-5-11 to the southeast corner of the W 1/2 of the NW 1/4 of said section 10, a distance of 1 1/2 miles</td>
<td></td>
<td>150.</td>
</tr>
<tr>
<td>do</td>
<td>Public highway running South from the northwest corner of Section 3-5-11 along the west lines of Sections 3 and 10 to the northwest corner of the southwest 1/4 of the NW 1/4 of said section 10; thence west 1/4 of a mile; thence South 1/4 of a mile to the southwest corner of the W 1/2 of the NE 1/4 of section 9-5-11, a distance of 1 3/4 miles</td>
<td></td>
<td>50.</td>
</tr>
</tbody>
</table>
Board of Commissioners, Vanderburgh County, Indiana, \[\text{MAY 5, 19}\] 191

<table>
<thead>
<tr>
<th>Name of Owner</th>
<th>Description</th>
<th>Sec. T. R. Acres</th>
<th>Assessment of Benefits</th>
<th>Apportionment of Benefits by Court.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armstrong Township, Vanderburgh County, Indiana.</td>
<td>Public highway known as the &quot;Boonville Road&quot; from the center of section 9 to the center of section 10, both in Township 5 South Range 11 West, a distance of 1 mile.</td>
<td>60</td>
<td>$100.</td>
<td>$100.</td>
</tr>
<tr>
<td>Bunker Hill Milling Company</td>
<td>Public highway beginning on the south line of section 4 at the intersection with the Cynthiana road at Armstrong Station; thence E; thence N; thence E; thence N; thence E to the southeast corner of the NE 1/4 of section 4-5-11, a total distance of 1 1/4 miles.</td>
<td>25.</td>
<td>25.</td>
<td></td>
</tr>
<tr>
<td>Christ Buente, Jr.</td>
<td>SE 1/4 SW 1/4</td>
<td>3 5 11 40</td>
<td>375.</td>
<td>375.</td>
</tr>
<tr>
<td></td>
<td>NW 1/4 NW 1/4</td>
<td>10 5 11 40</td>
<td>400.</td>
<td>400.</td>
</tr>
<tr>
<td></td>
<td>SW 1/4 NW 1/4</td>
<td>10 5 11 40</td>
<td>400.</td>
<td>400.</td>
</tr>
<tr>
<td>Henry Saech</td>
<td>E pt E 1/2 NW 1/4</td>
<td>9 5 11 37.19</td>
<td>75.</td>
<td>75.</td>
</tr>
<tr>
<td>Henry Bender</td>
<td>SE 1/2 E 1/2</td>
<td>10 5 11 40</td>
<td>60.</td>
<td>60.</td>
</tr>
<tr>
<td></td>
<td>NW 1/4</td>
<td>10 5 11 40</td>
<td>400.</td>
<td>400.</td>
</tr>
<tr>
<td></td>
<td>SW 1/4 SW 1/4</td>
<td>10 5 11 40</td>
<td>400.</td>
<td>400.</td>
</tr>
<tr>
<td>John Elpers</td>
<td>NE 1/4 NW 1/4</td>
<td>3 5 11 40</td>
<td>200.</td>
<td>200.</td>
</tr>
<tr>
<td></td>
<td>E 1/2 SE 1/4 NW 1/4</td>
<td>3 5 11 18.98</td>
<td>120.</td>
<td>120.</td>
</tr>
<tr>
<td></td>
<td>NE 1/4 NE 1/4</td>
<td>3 5 11 40</td>
<td>320.</td>
<td>320.</td>
</tr>
<tr>
<td></td>
<td>N 1/2 SE 1/4 NE 1/4</td>
<td>3 5 11 20</td>
<td>160.</td>
<td>160.</td>
</tr>
<tr>
<td>William Elpers</td>
<td>NW 1/4 NE 1/4</td>
<td>9 5 11 39.32</td>
<td>150.</td>
<td>150.</td>
</tr>
<tr>
<td></td>
<td>SE 1/4 NE 1/4</td>
<td>9 5 11 40</td>
<td>400.</td>
<td>400.</td>
</tr>
<tr>
<td>Evansville, Mount Carmel and Northern Railway Company</td>
<td>The roadbed and right of way of said railway through, upon and across Sections 33 &amp; 34 Township 4 South Range 11 West and Sections 3, 4 and 10 Township 5 South Range 11 West.</td>
<td>2 Miles</td>
<td>833.33</td>
<td>833.33</td>
</tr>
<tr>
<td>George Fahrenbeschler</td>
<td>SE 1/4 SE 1/4</td>
<td>9 5 11 40</td>
<td>280.</td>
<td>280.</td>
</tr>
<tr>
<td></td>
<td>NW 1/4 SE 1/4</td>
<td>9 5 11 37.87</td>
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Respectfully submitted, this 28th day of April, 1913.

Edwyn E. Watts

ORRAINAGE COMMISSIONER IN CHARGE OF CONSTRUCTION.

STATE OF INDIANA )
VANDERBURGH COUNTY. ) SS.

Before me, William E. Wilson, Clerk of the Vanderburgh Circuit Court, Indiana, this day appeared Edwyn E. Watts, Drainage Commissioner in charge of construction of the Christ Buente et al. Drainage, established by the Vanderburgh Circuit Court, Indiana, and acknowledged the execution of the annexed instrument as his official act.

I hereby certify that on the 30th day of April, 1913, the said Edwyn E. Watts was the duly qualified and acting Drainage Commissioner in charge of construction of the said Christ Buente et al. Drainage.

Witness my hand and seal of the Vanderburgh Circuit Court, Indiana, this 30th day of April, 1913.

(Seal) Wm. E. Wilson

CLERK, VANDERBURGH CIRCUIT COURT, INDIANA.
And the Board having examined and considered said certificate and being fully
advised in the premises finds that said assessments and apportionments against the lots,
lands, public highways and railroads situate in Vanderburgh County, Indiana, are correct and
should be approved and confirmed.

The Board further finds that said assessments shall be divided into nine (9) equal
installments, one of each installments shall become due and payable on the first Monday in
May, 1914, and one of said installments shall become due and payable on the first Monday in
May of each and every year thereafter, until all of said installments have been paid in full,
and the Board further finds that the Auditor of Vanderburgh County, Indiana, should prepare
and place in the hands of the Treasurer of said Vanderburgh County, Indiana, for collection
an assessment sheet showing assessments and apportionments assigned against lots, lands,
public highways and railroads situate in Vanderburgh County, Indiana, as confirmed by the
Vanderburgh circuit Court, Indiana, in said cause.

And the Board further finds that notice should be given by the Auditor of Vanderburgh
County, Indiana, in the Evansville Courier, a newspaper published in said Vanderburgh County,
Indiana, the publication of which notice shall not be less than ninety (90) days before the
9th. day of August, 1913, giving notice to all persons affected, that the assessment sheet
has been prepared and placed in the hands of the County Treasurer for collection and that all
persons affected thereby desiring to pay such assessment in order to discharge their lands
from all liability from such assessment on or before said 9th. day of August, 1913, may do so.

It is therefore considered ordered and adjudged by the Board that said assessments
be divided into nine (9) equal installments one of each installments shall be due and payable
on the first Monday in May, 1914, and one of said installments each shall become due and
payable on the first Monday in May of each and every year thereafter until all of said
installments have been paid in full.

It is further ordered and adjudged by the Board that the Auditor of Vanderburgh
County, Indiana, prepare and place in the hands of the Treasurer the assessment sheet as
provided by law.

It is further ordered and adjudged by the Board that the Auditor of Vanderburgh
County give notice as set out in the foregoing finding that payments of said assessments in
full may be made to the Treasurer of Vanderburgh County, Indiana, on or before the 9th. day
of August, 1913, and this cause is now continued.

On Motion the Board adjourned to meet, Thursday, May 5, 1913, at 10 o'clock A.M.
Thursday, May 8, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of License.

Comes now Henry Kunz, Wm. Gotta, and Theodore Priefert and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year—each—from the 8th day of May, 1913, to Henry Kunz and for the term of one year from the 9th day of May, 1913, to Wm. Gotta, and for the term of one year from the 10th day of May, 1913 to Theodore Priefert.

Contracts for Stockwell, Bixler & Wentzel Bridges.

This being the day set for opening bids for the construction of three concrete bridges in Vanderburgh County, comes now the various persons and firms and submit their bids as follows:

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<th>Names</th>
<th>Stockwell Bridge in Knight Township</th>
<th>Bixler Bridge in Armstrong Twp.</th>
<th>Wentzel Bridge in Armstrong Twp.</th>
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And the board having examined the various bids and being fully advised in the premises on motion do here award the contracts as follows:

Stockwell Bridge to W. W. Grammer for the sum of $689.00

Bixler Bridge to Pritchard Bros. for the sum of $2134.00 to be constructed according to the Saunders Plans

Wentzel Bridge to W. W. Grammer for the sum of $2695.00 to be constructed according to the Luten Plans.
Vanderburgh County Memorial Coliseum.

Come now the officers and directors of the Vanderburgh County Memorial Coliseum Corporation and present the following petition to-wit: as follows:

STATE OF INDIANA: Before the Board of Commissioners of
VANDERBURGH COUNTY: Vanderburgh County,

May Term, 1913.

In the matter of the Petition of the Vanderburgh County Memorial Coliseum Corporation to aid in the erection and maintenance of a Memorial Coliseum Building.

To the Board of Commissioners of Vanderburgh County:-

The undersigned, Vanderburgh County Memorial Coliseum Corporation, a corporation organized and existing under the laws of Indiana, being desirous of aiding in the erection and maintenance of a memorial coliseum building in Vanderburgh County, Indiana, in the manner provided by an Act of the Indiana General Assembly, approved March 15th, 1913, (Acts of 1913, page 951) now pursuant to resolution duly adopted this day by the Board of Directors of said Coliseum Corporation, hereby petitions your honorable Board to provide for the erection and maintenance of a memorial coliseum building in said County, the general plan of which shall conform to the purposes expressed in this petition and in the legislative Act above referred to, the building to be probably 200 feet square with an auditorium capacity of from 4,000 to 6,000 people and to be erected and furnished at an estimated cost, including ground, of not less than $100,000.00 nor more than $150,000.00.

Your petitioners further states that it is its purpose to join with Vanderburgh County in the erection and maintenance of said institution under and pursuant to the terms and conditions of said legislative Act; and to that end your petitioner hereby proposes and binds itself to pay one-third of the total cost of erecting said coliseum building, including the cost of the ground upon which the same shall be erected.

Your petitioner further avers that the public welfare will be promoted by the erection and maintenance of a memorial coliseum building as proposed by this petition, in this, that the people of Vanderburgh County will, by the erection of such building, not only pay a fitting tribute to the soldiers and sailors of past wars, but will themselves derive great benefits in thereby providing a coliseum or auditorium with capacity and equipment to accommodate assemblages of people, whether for scientific, religious, educational or political purposes, which building would likewise be available for the display of products both agricultural and manufactured, thus supplying to the people of Vanderburgh County a want now quite apparent because of the steady growth of population, the ever increasing development of manufacturing enterprises and the more intense cultivation of surrounding farm lands, all of which tend to make our County a greater commercial center.
Wherefore said petitioner prays that your honorable Board now declare by
resolution that the public welfare will be promoted by the erection and maintenance
of said memorial coliseum building and in such declaratory resolution that you agree
on behalf of said County to join with said petitioner in the erection and main-
tenance of such building upon the terms stated herein and upon such further conditions
as your Board shall order; and that a day be now named by your Board when a special
election shall be held for the purpose of enabling the qualified voters of Vanderburgh
County to ratify or disaffirm your action in the passage of such resolution, and
your petitioners now here obligates itself to reimburse the county treasury for law-
ful election expenses in case the voters disaffirm such action of the Board.

In Witness Whereof the said Vanderburgh County Memorial Coliseum Corporation,
by its President and Secretary, has hereunto executed this petition this 8th day
of May, 1913.

VANDERBURGH COUNTY MEMORIAL COLISEUM CORPORATION

By Emil Weil
President.

ATTEST:
Phelps F. Darby
Secretary.

And the Board having carefully considered the matter and being fully advised in
the premises on motion adopted the following

RESOLUTION --

Whereas the Vanderburgh County Memorial Coliseum Corporation has filed with the
Board of County Commissioners its petition to aid in the erection and maintenance of a
memorial coliseum building in this County and accordingly binds itself to pay one-third
the cost thereof;

And it appearing to the Board that the people of Vanderburgh County will, by
the erection of such building, not only pay a fitting tribute to the soldiers and sailors
of past wars, but will themselves derive great benefits in thereby providing a coliseum
or auditorium with capacity and equipment to accommodate assemblies of people, whether
for scientific, religious, educational or political purposes, which building would like-
wise be available for the display of products both agricultural and manufactured, thus
supplying to the people of Vanderburgh County a want now quite apparent because of the
steady growth of population, the ever increasing development of manufacturing enterprises
and the more intense cultivation of surrounding farm lands, all of which tend to make our
County a greater commercial center.

Now, therefore, Be It Resolved by the Board of Commissioners of Vanderburgh
County, State of Indiana, that the public welfare will be promoted by the erection and
maintenance of a memorial coliseum building such as is proposed in said petition, and this
Board now so declares.
Be it Further Resolved that said Board for and on behalf of said County hereby accepts the proposition contained in said petition and hereby agrees to join with the Vanderburgh County Memorial Coliseum Corporation in the erection of a memorial coliseum building, the general plan of which shall conform to the purposes expressed in this resolution and in the legislative act authorizing same, the building to be probably two hundred feet square with an auditorium capacity of from 4000 to 8000 people and to be erected and furnished at an estimated cost, including ground, of not less than $100,000.00 nor more than $150,000.00;

Upon condition, however, that the petitioner, said Coliseum Corporation, shall pay one-third of such cost, including ground.

This agreement shall not be effective until ratified by the voters of Vanderburgh County at a special election in the manner provided by law, nor until said Coliseum Corporation shows to the satisfaction of this Board that it is able to pay its part of the money as required and guarantees the payment of same by giving bond with sureties to the approval of the Board and thus justifies said Board in confirming the agreement contained herein; and if this agreement be ratified at such special election and confirmed by the Board, then the further acts and duties of the parties to be governed by the provisions of the law under authority of which this action is taken.

(Act of Indiana General Assembly approved March 15, 1913; Acts of 1913, page 951.)

It is therefore ordered by the Board that the Auditor of this County be and he is hereby required to give notice of a special election to be held throughout the County on the 31st day of May, 1913, for the purpose of taking the votes of the legal voters of said County as to whether the Board of Commissioners shall join with the Vanderburgh County Memorial Coliseum Corporation in the erection of a memorial coliseum building as provided in the foregoing resolution, and in the manner required by said Act of March 15, 1913.

On Motion the Board adjourned to meet, Monday, May 12, 1913, at 10 o'clock A.M.
Monday, May 12, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich, Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners: Effacing A. Renewal of Liquor License.

Comes now Philip E. Loge, and Wm. E. Meyer, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 12th day of May, 1913, to Philip E. Loge, and for the term of one year from the 14th day of May, 1913, to Wm. E. Meyer.

On Motion the Board adjourned to meet, Thursday, May 15, 1913, at 10 o'clock A.M.
IN VACATION

TAX TITLE DEED.

WHEREAS, P. S. Armstrong did on the 12th day of May, 1913, produce to the undersigned, Charles P. Beard, Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that P. S. Armstrong did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this indenture described, and which lot was sold to him for the sum of Thirty-nine Dollars and forty-five Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Harry Rutter for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lot twenty-three (23), Block one (1), Kronenberger's Addition.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said P. S. Armstrong is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Harry Rutter nor any person in his behalf having paid or tendered the amount due the said P. S. Armstrong on account of the aforesaid purchase, and for the taxes by him since paid; and the said P. S. Armstrong having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, made this 12th day of May, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said P. S. Armstrong of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part, his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot twenty-three (23), Block one (1), Kronenberger's Addition.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
IN TESTIMONY WHEREOF, The said Charles P. Beard
Auditor of the said County of Vanderburgh has here-
unto set his hand and affixed the seal of the Board of
County Commissioners, the day and year last above
written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day person-
ally came the above named Charles P. Beard Auditor of said County, and acknowledged that
he signed and sealed the foregoing Deed for the uses and purposes therin mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this
12th day of May, 1913.

Mabel Zumstein
Notary Public.

My Commission Expires
Feb. 5, 1917.

TAX TITLE DEED.

WHEREAS, P. S. Armstrong did on the 12th day of May, 1913, produce to the under-
signed, Charles P. Beard, Auditor of the County of Vanderburgh, in the State of Indiana,
his certificate of purchase, in writing, bearing date the 13th day of February, 1911,
signed by Charles P. Beard who at the last mentioned date was the Auditor of said County,
from which certificate it appears that P. S. Armstrong did, on the 13th day of February,
1911, purchase at Public Auction, at the door of the Court House in said County, the tract,
parcel or lot of land lastly in this Indenture described, and which lot was sold to him
for the sum of Twenty-one--Dollars and ten -eents, being the amount due on the following
tracts or lots of land returned delinquent in the name of Zerch Collier for the non-payment
of taxes, costs and charges for the years '910 & previous years namely:

Part S. and E. one half (1/2) S.E. Section (21),
Township six (6), Range ten (10), Twenty-four
hundredths (24/100) Acres.

which said lands have been recorded, among other tracts, in the office of said Auditor,
as delinquent for the non-payment of taxes, costs and charges due for the last year afore-
said, and a true copy of said record transmitted to the office of the Auditor of State, in
manner and form as prescribed by law, and legal publication made of the sale of said lands,
and it appearing that the said P.S. Armstrong is the legal owner of said certificate of
purchase and the time fixed by law for redeeming the land therein described having now
Board of Commissioners, Vanderburgh County, Indiana, MAY 13, 1913.

expired, the said Zerah Collier nor any person in her behalf having paid of tendered the amount due the said P. S. Armstrong on account of the aforesaid purchase, and for the taxes by him since paid; and the said P.S. Armstrong having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years

THEREFORE, THIS INDEMNITY, Made this 12th day of May, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said P. S. Armstrong of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Part S end E. one half (1/2) S.E. Section (21), Township Six (6), Range Ten (10), Twenty-four hundredths (24/100) acres.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard Auditor of the said County of Vanderburgh hereby set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein:
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said county, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 12th day of May, 1913.

Mabel Zumstein
(SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.
WHEREAS, P. S. Armstrong did on the 12th day of May, 1913, produce to the undersigned Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that P. S. Armstrong did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Ninety-eight ---Dollars and eight--Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Herman A. Klamer for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Sixty-five (65) by One hundred ninety-three and twenty-five hundredths (193.20/100) feet Lot (21) Allis & Howe's Sub.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said P. S. Armstrong is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Herman A. Klamer nor any person in his behalf having paid or tendered the amount due the said P. S. Armstrong on account of the aforesaid purchase, and for the taxes by him since paid; and the said P. S. Armstrong having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years

THEREFORE, THIS INDENTURE, Made this 12th day of May, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said P. S. Armstrong of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Sixty-five (65) by One hundred ninety-three and twenty-five hundredths (193.25/100) feet Lot (21) Allis & Howe's Sub.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
Board of Commissioners, Vanderburgh County, Indiana, MAY 13, 1913.

IN TESTIMONY WHEREOF, the said Charles P. Beard
Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of
County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 12th day of May, 1913.

Mabel Zumstein
Notary Public.


TAX TITLE DEED.

WHEREAS, P. S. Armstrong did on the 12th day of May, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that P. S. Armstrong did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Twenty-seven --- Dollars and twenty-two---Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Josephine Schlenker for the non-payment of taxes, costs and charges for the years 1910 and previous years namely:

Lot twenty-seven (27), Block nine (9), Howell

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands and it appearing that the said P. S. Armstrong is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Josephine Schlenker nor any person in her behalf having paid or tendered the amount due the said P. S. Armstrong on account of the aforesaid purchase, and for the taxes by him
Board of Commissioners, Vanderburgh County, Indiana, May 13, 1913

since said; and the said P. S. Armstrong having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, Made this 12th day of May, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said P. S. Armstrong of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot twenty-seven (27), Block nine (9), Howell.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 12th day of May, 1913.

Mabel Zumstein
Notary Public

My Commission Expires
Feb. 5, 1917.
TAX TITLE DEED.

WHEREAS, P. S. Armstrong did on the 12th day of May, 1913, produce to the undersigned, Charles P. Beard, Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that P. S. Armstrong did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Seventeen--Dollars and No--Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Mary Richardson for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

 Lots twenty-nine (29), and thirty (30), Block two (2), Oakdale.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said P. S. Armstrong is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Mary Richardson nor any person in her behalf having paid or tendered the amount due the said P. S. Armstrong on account of the aforesaid purchase, and for the taxes by him since paid and the said P. S. Armstrong having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, Made this 12th day of May, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said P. S. Armstrong of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

 Lots twenty-nine (29), and thirty (30), Block two (2), Oakdale.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
IN TESTIMONY WHEREOF, The said Charles P. Beard

Auditor of the said County of Vanderburgh has hereby set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a notary public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 12th day of May, 1913.

Mabel Zumstein (SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.
Thursday, May 15, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Ben Fraizer and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 16th day of May, 1913.

On Motion the board adjourned to meet, Monday May 19th 1913, at 10 o’clock A.M.
It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 20th day of May, 1913, to S. H. Jeffers and Ollie Woodruff, and for the term of one year from the 21st day of May, 1913, to Jacob F. Groeninger.

On Motion the Board adjourned to meet, Thursday, May 22, 1913, at 10 o'clock A.M.

COMMISSIONERS.

Thursday, May 22, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Come now August Grotius and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 23rd day of May, 1913.

Administratrix Appointment of Agent

Comes now Bertha Ruckmar, administratrix of the estate of Edward Ruckmar, deceased, and presents to the board her application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Edward Ruckmar, deceased, by Wm. Bienhaus as agent for said administratrix.

And the board having examined said application and being sufficiently advised in the premises finds for the said applicant and that she is entitled to continue the sale of intoxicating liquors under said license by Wm. Bienhaus as her agent.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said Bertha Ruckmar as such administratrix to continue the sale of intoxicating liquors under said license by Wm. Bienhaus as her agent.
Estimate for Supplies for County Infirmary.

Comes now John Greve Superintendent, and submits his estimate of various supplies needed for use at the County Infirmary for the ensuing three months, and the Board having examined the same and being duly advised in the premises on motion hereby approves said estimate and the Auditor is ordered to advertise for bids for same to be opened June 2, 1913.

Bids opened & Contract Awarded for Painting Exterior & Interior of Court House.

This being the time set for the opening of bids for Exterior and Interior painting of the Court House. Comes now the various firms and persons, and submit their bid as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Exterior</th>
<th>Interior</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>John R. Eliman</td>
<td>$516.00</td>
<td>964.00</td>
<td>$1500.00</td>
</tr>
<tr>
<td>Chas. Geisz</td>
<td>890.00</td>
<td>849.00</td>
<td>1739.00</td>
</tr>
<tr>
<td>Hoffman Const. Co.</td>
<td>665.00</td>
<td>435.00</td>
<td>671.00</td>
</tr>
<tr>
<td>R. W. Settles</td>
<td>233.00</td>
<td>435.00</td>
<td>671.00</td>
</tr>
</tbody>
</table>

And the Board having examined the various bids and being fully advised in the premises on motion do hereby award the contract to Harry E. Woods, for the sum of $671.00.

Voting Places for Coliseum Election.

On Motion it was hereby ordered by the Board, that the following places in the respective Precincts in Vanderburgh County, are fixed by the Board as Voting places for a special Election for the referendum vote of said County on the Memorial Coliseum, to be held on Saturday, May 31, 1913, from 2 P.M. until 8 P.M.

Precinct.

# 1 101 Madison  # 15 1893 Fulton Ave.
2 15 Hose House   16 # 8 Hose House
3 6 Hose House    17 518 Third Ave.
4 900 Upper Second St. 18 506 Oakley St.
5 821 Upper Second St. 19 # 4 Hose House
6 815 Upper Sixth St. 20 1210 E. Virginia St.
7 315 Upper Fifth St. 21 830 E. Columbia St.
8 708 Ingle St.    22 2001 Main St.
9 1 Second Ave.   23 1320 E. Virginia St.
10 129 Third Ave. 24 701 John St.
11 224 West Franklin St. 25 1111 Main St.
12 1026 West Franklin St. 26 900 Walnut St.
13 1101 West Franklin St. 27 405 S. Governor St.
14 300-304 Central Ave. 28 520 Lincoln Ave.

# 29 927 Lincoln Ave.
ARMSTRONG TOWNSHIP
Precinct #1  School House #6
CENTER TOWNSHIP
Precinct #1  R.R. #5 Stringtown Road.
  "  2  Hocker School
GERMAN TOWNSHIP
School #6
KNIGHT TOWNSHIP
Precinct #1  Harlan Ave. School
  "  2  Terry's School House
PERRY TOWNSHIP
Precinct #1  #5 Hose House
  "  2  Steam Brick Yard Office
  "  3  Howell Engine House
UNION TOWNSHIP
Barker School
SCOTT TOWNSHIP
School #10

On Motion the Board adjourned to meet, Monday, May 26, 1913 at 10 o'clock A.M.

[Signatures]

Monday, May 26, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to
adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr.,
members composing said Board.

The minutes were read and approved.

Order of the Board of
Commissioners Granting A
Renewal of Liquor License.

Comes now Carl Schultze and Geo. J. Marx and present to the board their applications
for renewals of license to sell intoxicating liquors at retail upon the premises described
in their applications, together with copies of the notices of said application by them
published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication
and being sufficiently advised in the premises, finds for the said applicants that they are
entitled to said renewals of license as prayed for in said applications.
It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from 26th day of May, 1913, to Carl Schulz and for the term of one year from the 27th day of May, 1913, to Geo. J. Marx.

On Motion the Board adjourned to meet, Tuesday, May 27, 1913, at 10 o'clock A.M.

Henry W. Hartig

COMMISSIONERS.

Tuesday, May 27, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

In the Matter of the Appointment of a Justice of the Peace in and for Pigeon Township.

WHEREAS, Peter Maier, duly elected and qualified Justice of the Peace in and for Pigeon Township, Vanderburgh County, State of Indiana, died on the 23rd day of May, 1913; and

WHEREAS on account of the death of the said Peter Maier a vacancy exists in the office of Justice of the Peace in said Pigeon Township, County and State aforesaid; and

WHEREAS, it is the duty of the Board of Commissioners to fill said vacancy.

THEREFORE be it ordered that Benjamin F. Morris, a resident of said Township, a qualified person in every respect to hold said office of Justice of the Peace, is hereby appointed to fill the unexpired term of said Peter Maier, or until his successor is elected and qualified. The said appointment to take effect on and after the said Benjamin F. Morris duly qualified to hold said office as by statute required.

On Motion the Board adjourned to meet, Thursday, May 29, 1913, at 10 o'clock A.M.

Henry W. Hartig

COMMISSIONERS.
Board of Commissioners, Vanderburgh County, Indiana, May 29, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Fred E. Bader, and A.H. Schellhaus, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 31st day of May, 1913, to Fred E. Bader, and for the term of one year from the 1st day of June 1913, to A.H. Schellhaus.

Appointment of Judges and Clerks for a Special Election on Memorial Coliseum.

On Motion it was ordered by the Board that the following named persons be and they are now appointed as Election Judges and Clerks for a special election to be held May 31, 1913, for the purpose of voting on the erection of a Memorial Coliseum, by Vanderburgh County.

<table>
<thead>
<tr>
<th>PRECINCT</th>
<th>JUDGES</th>
<th>CLERKS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Benjamin Newman Sr.</td>
<td>Wm. Durham</td>
</tr>
<tr>
<td>2</td>
<td>Wm. Atkins</td>
<td>Max Saunders</td>
</tr>
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<td>3</td>
<td>Emil Levy</td>
<td>Geo. W. Endress</td>
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<td>4</td>
<td>John Retzk</td>
<td>Pat. Kiey</td>
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<td>5</td>
<td>John Albecker</td>
<td>Merritt Cooper</td>
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<td>6</td>
<td>Henry Thorbecke</td>
<td>John Drexler</td>
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<td>7</td>
<td>Gustav Geisz</td>
<td>C. W. Weig</td>
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<td>8</td>
<td>Joseph Thorbecke</td>
<td>John Schult</td>
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<td>9</td>
<td>Henry Schminka</td>
<td>Ervin Schmink</td>
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<td>10</td>
<td>J. J. Groeningen</td>
<td>Harry Tepa</td>
</tr>
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<td>11</td>
<td>A. J. Sartore</td>
<td>Henry Frick</td>
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<td>12</td>
<td>Geo. W. Heil</td>
<td>David J. Becker</td>
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<tr>
<td>13</td>
<td>Geo. A. Stricker</td>
<td>Louis Karr</td>
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<td>14</td>
<td>James M. Southard</td>
<td>Ed. Saum</td>
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<tr>
<td>15</td>
<td>Fred J. Rehmann</td>
<td>Carl F. Forster</td>
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<tr>
<td>16</td>
<td>Conrad Heberer</td>
<td>John Hoeffer</td>
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<td>17</td>
<td>Wm. Dress</td>
<td>Robt. Schorer</td>
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<td>18</td>
<td>Wm. F. Hartig</td>
<td>Ernst Baha</td>
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<td>19</td>
<td>C. J. Seifert</td>
<td>Herman Holtman</td>
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<td>20</td>
<td>John B. Poehlma</td>
<td>Arthur Kadzowsky</td>
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<td>21</td>
<td>Louis Oehlmeen</td>
<td>Henry A. Hoffman</td>
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<td>22</td>
<td>Edw. C. Senff</td>
<td>Joseph W. Rumine</td>
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<td>23</td>
<td>L. B. Christman</td>
<td>Carl Heldt</td>
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<td>24</td>
<td>T. D. Mundy</td>
<td>B. D. Cahn</td>
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<td>25</td>
<td>Michael Lohner</td>
<td>Chas. Oelkenere</td>
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<td>26</td>
<td>Jos. W. Laney Sr.</td>
<td>Gilbert Kohler</td>
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<tr>
<td>27</td>
<td>J. R. Durcfield</td>
<td>Christ Wirtz</td>
</tr>
<tr>
<td>28</td>
<td>Daniel Garvey</td>
<td>Louis Goze</td>
</tr>
<tr>
<td>29</td>
<td>Dr. Will Hooker</td>
<td>Al. Schmidt</td>
</tr>
</tbody>
</table>
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich, Jr., members composing said Board.

The Minutes were read and approved.

Wholesalers application
For New License.

Came now Alfred Frank, wholesaler of intoxicating liquor, and present their application for a Wholesalers' license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such Wholesaler, in quantities not less than one (9) gallon at a time, for one year, upon the premises described in his application, together with copies of notices of said application by them published and proof of due publication of said notices.

And the board having examined said applications and notices and proofs of publication, and being sufficiently advised in the premises, finds for the said applicants that they are entitled to license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that a wholesale license be granted to said applicants as in said application described, for the term of one year from the 3rd day of June, 1913.
Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Chas. Klein, and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 4th day of June, 1913.

Order of the Board of Commissioners Granting Permission to Sell and Transfer A Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wm. Parker</td>
<td>Edward Pues</td>
<td>1300 W. Maryland</td>
</tr>
<tr>
<td>Sale &amp; Timberlake</td>
<td>Jacob Timberlake</td>
<td>134 Upper Fifth</td>
</tr>
<tr>
<td>Joseph G. Breitenbach</td>
<td>Henry Mental</td>
<td>1401 E. Columbia</td>
</tr>
<tr>
<td>Henry Mental</td>
<td>Geo. Grimm</td>
<td>1215 Fulton Ave.</td>
</tr>
<tr>
<td>A. J. Vennemanneller</td>
<td>George Fols</td>
<td>Perry Township</td>
</tr>
<tr>
<td>Geo. Westel</td>
<td>John E. Frey</td>
<td>581 Fulton Ave.</td>
</tr>
</tbody>
</table>

And come also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.
Transfer of Location
and License.

Comes now the Western Kentucky Whiskey Co. and presents to the board its application for permission to sell and transfer to William E. McKinley the license to sell intoxicating liquors at retail heretofore granted to it; and comes also William E. McKinley and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said Western Kentucky Whiskey Co. and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said Western Kentucky Whiskey Co. is entitled to sell and transfer its said license to said William E. McKinley and that William E. McKinley is entitled to purchase and have transferred to him the license of said Western Kentucky Whiskey Co., and that said William E. McKinley is entitled to move his place of business, all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said Western Kentucky Whiskey Co. be and it is hereby granted permission to sell and transfer its said license to said William E. McKinley, and that said William E. McKinley be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said Western Kentucky Whiskey Co., and that said William E. McKinley be and he is hereby granted the further permission to move his place of business as in said application prayed for.

Transfer of Location.

Comes now Wm. Oehlmann, Jos. Marsicano, and Geo. Eckstein and present to the Board their application for leave to move their places of business for the sale of intoxicating liquors, at retail as described in their applications, together with copies of the notices of said applications by them published and the proof of due publication of said notices.

And the board, having examined said applications, notices and proofs of publications and being sufficiently advised in the premises, finds for the said applicants that they are entitled to permission to move their places of business as prayed for in said applications.

It is therefore ordered and adjudged by the board that and order of transfer be and the same is hereby granted to said applicants as in said applications prayed for.

Contract for Assistant to County Health Commissioner.

On motion a modified contract with Dr. J. L. Zillia was made allowing him the sum of Five Dollars ($5.00) for attending to each quarantine for Contagious disease, under direction of the County Health Commission.
Report of the Sec.
of the Evansville
Orphan Asylum.

Comes now Sarah D. Wartman secretary of the Evansville Orphan Asylum and submits her
report as such secretary for the quarter ending May 31, 1913, which report is in sub-
stance as follows, to-wit:--

| In home beginning of quarter | 30 |
| Admitted since               | 6  |
| Discharged                   | 4  |
| Died                         | 0  |
| Now Remaining                | 32 |

Opened bids for supplies
for Co. Infirmary for
quarter ending Aug.
30, 1913.

This being the day set for opening the bids for furnishing the supplies for the
County Infirmary for the quarter ending August 30, 1913.

Comes now the various firms and submit their bids and the board after carefully
examining said bids, on motion awarded the contracts as follows:--

Vickery Bros. ---------------- Groceries
Fowler-Dick & Walker--------------- Dry Goods
Joseph Clothing Co. ----------------- Clothing
J. Bertelsen & Son ------------------ Meat
J H Schultz Co ----------------------- Shoes

In the matter of the petition
of the Vanderburgh County
Memorial Coliseum Corporation
to aid in the erection and
maintenance of a Memorial
Coliseum Building.

Be it remembered that pursuant to an order heretofore made a notice was published
in the Evansville Courier a daily newspaper printed and published in Vanderburgh County,
Indiana said notice having been published on the 10th day of May, 1913 that being twenty
days prior to the 31st day of May, 1913 proof of which publication has been duly filed with
the Auditor of Vanderburgh County, Indiana and is in the words and figures following
to-wit:--
STATE OF INDIANA, } SS:
Vanderburgh County. )

Before me, the undersigned, a Notary Public, this day personally came Wayne Parks who, being first duly sworn, according to law says that he is the bookkeeper of The Courier: a daily newspaper published at Evansville, in the said County and State, and that the publication, of which the annexed is a true copy, was published in said paper on the 10th day of May, 1913, and once thereafter on 17th.

Wayne Parks
Subscribed and sworn to before me, this 3rd day of June 1913.

Edward J. Fehn,
Notary Public.

My Commission Expires
Sept. 18, 1913.

(Seal)

That thereafter notice of the place of the elections in and for the various voting precincts of Vanderburgh County was published in the said Evansville Courier on the 24th day of May, 1913 that being seven days prior to the said 31st day of May, 1913 proof of which publication has been filed with the Auditor of Vanderburgh County and is in the words and figures following, to-wit:——

STATE OF INDIANA, ) SS:
Vanderburgh County, )

Before me, the undersigned, a Notary Public, this day personally came Wayne Parks who, being first duly sworn, according to law, says that he is the bookkeeper of The Courier, a daily newspaper published at Evansville, in the said County and State, and that the publication, of which the annexed is a true copy, was published in said paper on the 24th day of May, 1913.

Wayne Parks
Subscribed and sworn to before me, this 3rd day of June, 1913.

Edward J. Fehn,
Notary Public.

My Commission Expires
Sept. 18, 1913.

(Seal)
That pursuant to said notices so published said election was held in due form at the time and places therein designated and the result thereof certified over the signatures of the judges and clerks of the respective precincts of said County of Vanderburgh, the result of said election being as follows:

A STATEMENT OF THE POLLS AND OF THE VOTES CAST IN THE SEVERAL VOTING PRECINCTS OF VANDERBURGH COUNTY—STATE OF INDIANA—AT A SPECIAL ELECTION HELD ON THE 31ST DAY OF MAY, 1913, FOR THE PURPOSE OF VOTING FOR OR AGAINST THE ERECTION OF A MEMORIAL COLISEUM BY VANDERBURGH COUNTY.

<table>
<thead>
<tr>
<th>PIGEON TOWNSHIP</th>
<th>NO OF PRECINCT</th>
<th>FOR COLISEUM</th>
<th>AGAINST COLISEUM</th>
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<tr>
<th>ARMSTRONG TOWNSHIP</th>
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<th>AGAINST COLISEUM</th>
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<tr>
<td>KNIGHT</td>
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<td>3</td>
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<tr>
<td>PERRY</td>
<td>2</td>
<td>3</td>
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<tr>
<td>2</td>
<td>46</td>
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<tr>
<td>UNION</td>
<td>3</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>SCOTT</td>
<td>20</td>
<td>13</td>
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</tbody>
</table>

TOTAL 2312 728

STATE OF INDIANA—VANDERBURGH COUNTY—SS.

BE IT KNOWN THAT THE BOARD OF COUNTY COMMISSIONERS ACTING AS THE CANVASSING BOARD FOR A SPECIAL ELECTION HELD MAY 31ST, 1913, FOR THE PURPOSE OF VOTING FOR OR AGAINST THE ERECTION OF A MEMORIAL COLISEUM BY VANDERBURGH COUNTY HAVING ASSEMBLED IN THE COUNTY COMMISSIONERS' ROOMS IN THE COURT HOUSE—CHAS. P. BEARD—AUDITOR—ACTING AS CLERK,

WHEREUPON THE AUDITOR PRODUCED THE CERTIFICATES OF VOTES CAST AT SAID SPECIAL ELECTION ALSO THE TALLY PAPERS AND BALLOTS—AND THE BOARD OF CANVASERS HEREBY CERTIFIES THAT THERE WERE 2312 VOTES CAST FOR THE ERECTION OF SAID MEMORIAL COLISEUM AND 728 VOTES CAST AGAINST THE ERECTION OF SAID COLISEUM.

WE HEREBY DECLARE AND CERTIFY THAT THE RESULT OF THE SAID ELECTION TO BE IN FAVOR OF THE ERECTION OF THE MEMORIAL COLISEUM OF VANDERBURGH COUNTY.

HENRY W. HARTIS
JOHN W. WIMBERG
HENRY HELFRICH JR.

BOARD OF COUNTY COMMISSIONERS

ATTEST—C. P. BEARD

AUDITOR

(SEAL)
Report of the Supt. of the County Infirmary.

Comes now John Grefe superintendent of the County Infirmary, and submits his report as such superintendent for the quarter ending May 31, 1913, which report is in substance as follows, to-wit:--

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>In home beginning of quarter</td>
<td>93</td>
</tr>
<tr>
<td>Admitted since</td>
<td>7</td>
</tr>
<tr>
<td>Discharged</td>
<td>23</td>
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<tr>
<td>Died</td>
<td>2</td>
</tr>
<tr>
<td>New Remaining</td>
<td>77</td>
</tr>
</tbody>
</table>

On Motion the Board adjourned to meet, Thursday, June 5, 1913, at 10 o'clock A.M.

COMMISSIONERS.

Thursday, June 5, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Gus Schindler, Gus Pfitzner, Aug. E. Mayer, J. W. McQuady, Geo. H. Olberding, Albert Barrick, Wm. H. N. Forcythe, W. C. Judith, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices, and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 5th day of June to Gus Schindler, and for the term of one year from the 6th day of June to Gus Pfitzner, and for the term of one year from the 7th day of June to Aug. E. Mayer, and for the term of one year each from the 8th day of June to J. W. McQuady, Geo. H. Olberding, Albert Barrick, Wm. H. N. Forcythe, and H. C. Judith.
In the matter of the
Petition of Thomas J. Effinger et al.

Come now the Drainage Commissioners to whom was referred the petition in the
above entitled cause and show that they qualified as required by law, and they now file
their report herein and the board having inspected said report, finds that there are
certain lands named in said report as effected by said proposed drainage work which are not
named in the petition, said lands being owned by the following persons, to wit:--

Henry G. Kaufman, Agnes J. Barnett, John D. Barnett, Lida Martin, George
Nurrenbern, Louise A. Derrington, Alice F. Semonin, Mattie S. Pierce, Hattie Curnick, Peter
U. Semonin, Martin Schnapf, Missouri Inhagg, Lorenzo L. Long, Mary F. Long, Nafy J. Dixon,
Theodore & Eliza Demmer, Conrad and Kate Koch, Anna M. Schmidt, Mrs. L. Zeigler, Kate and
John Schiffer, Louise Schlueter, George D. Wegal, Louis F. Kapperman, John C. and Kate Huff,
George Schmidt, Frank and Frances Hoffman, Wm. Bicking, Minnie Schmidt, Amelia Wissmer,

And the Court now fixes the 10th day of July, 1913, as the day and the time for
the hearing of said report and directs the petitioners to give proper notice as required
by law to the owners of such lands, said notice to state the time when said report was
filed and when said report will be heard. It is further ordered by said Court that the
hearing of said report be continued until the 10th day of July, 1913.

In the matter of
Transfer of Location.

Be it remembered that on May 20th 1913 John Harrigan filed his application for
transfer of location of license to sell intoxicating liquors at retail from 1013 Canal
Street in the City of Evansville to 223 Lincoln Avenue in said city and be it remembered
that on the 2nd day of June 1913, said John Harrigan presented said application to the
board together with a copy notice of said application by him published and the proof of
said publication, whereupon Jeremiah Jackson and other legal voters of Pigeon Township
of Vanderburgh County Indiana filed their objection to the granting of said application
and June 5th 1913 was filed for further proceedings herein and now come the parties and
the board having examined said application and the proof of its publication and having
inquired into and heard evidence of the said objection now here overrules said objections
and being fully ordered in the premises find for said applicant.

It is therefore on motion of member Helfrich, seconded, member Hartig ordered and
adjudged by the Board that an order of transfer be and the same is hereby granted to said
applicant as in said application prayed for.

On Motion the Board adjourned to meet, Monday, June 9, 1913, at 10 o’clock A.M.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Comes now Fred Roth and Harry E. Fitch and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 9th day of June, 1913, to Fred Roth, and for the term of one year from the 11th day of June, 1913, to Harry E. Fitch.

On Motion the Board adjourned to meet, Thursday, June 12, 1913 at 10 o’clock A.M.
IN VACATION
ASSIGNMENT

For Value Received, I hereby assign to John R. Mitchell the within Tax Sale
Certificate No. 77

DeWitt Q. Chappell

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

This day appeared before me the undersigned, a Notary Public, the said DeWitt Q. Chappell and acknowledged the execution of the foregoing assignment.

WITNESS, my hand and seal, this 26th day of May, 1913.

Willis C. Vawter

Notary Public.

My Commission Expires April 27, 1915

TAX TITLE DEED

WHEREAS, John R. Mitchell did on the 11th day of June, 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that DeWitt Q. Chappell did, on the 13th day of February, 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Eighty-nine ---Dollars and Ninety-Four----Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Lee Rothschild for the non-payment of taxes, costs and charges for the years 1910 & previous years namely:

Lot (1) Kaplan & Johnackenbug Sub Hewson's Addition.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said John R. Mitchell is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Lee Rothschild or any person in his behalf having paid or tendered the amount due the said John R. Mitchell on account of the aforesaid purchase, and for the taxes by him since paid; and the said John R. Mitchell having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.
THEREFORE, THIS INDENTURE, Made this 11th day of June, 1913, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said John R. Mitchell of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate, situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot (1) Kappler & Schnackenburg Sub Hewson's Addition.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard (SEAL)
Auditor Vanderburgh County.

Attest: Carl Lazenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 11th day of June, 1913.

Mabel Zumstein (SEAL)
Notary Public.

My Commission Expires
Feb. 5, 1917.
Thursday, June 12, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Ed. Brown, A.C. Schmitt, Henry Imbush, Emerson Balsdon, and Henry Mental, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the one publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 12th day of June, 1913, to Ed. Brown, and for the term of one year each from the 13th day of June, 1913, to A.C. Schmitt, Henry Imbush, and Emerson Balsdon, and for the term of one year from the 14th day of June, 1913, to Henry Mental.

Contract with Vanderburgh Anti-tuberculosis Society for Care and Treatment of Patients.

WHEREAS, the Vanderburgh Anti-tuberculosis Society of Vanderburgh County, Indiana has the buildings and equipment so to do and desires to contract with the Board of Commissioners of said County for the care and treatment of indigent tuberculosis residents; and

WHEREAS, the Board of Commissioners of said County having considered the advisability of entering into such a contract and finding authority so to do in an act of the Indiana General Assembly which among other matters provides for the suitable means for the care of persons afflicted with tuberculosis which act was approved March 15, 1913 (Acts 1913 page 742)

NOW THEREFORE this contract made and entered into on this the 1st day of June A.D. 1913 by and between the Board of Commissioners of Vanderburgh County, Indiana, party of the first part and the Vanderburgh Anti-tuberculosis Society of Vanderburgh County, Indiana, acting by and through its board of trustees, party of the second part, WITNESSETH:

The said party of the first part agrees to pay to the said party of the second part the sum of Seventy Cents ($0.70) per day for each indigent tuberculosis resident of Vanderburgh County, Indiana, treated and cared for at and in its sanitarium in Vanderburgh County, Indiana known as Boehne Camp. Such payments to be made and the claims therefor allowed as other claims are now paid and allowed for the care of poor persons.
The method of admitting persons for treatment shall be governed as far as practicable by the terms and provisions of an act approved March 10, 1913, providing for the establishment and maintenance of county hospitals for the care of persons afflicted with tuberculosis and found on page 474 Acts 1913.

It is expressly understood that the said Board of Commissioners shall have the right at any and all times to inspect the premises and sanitarium of the said party of the second part and have access on demand to the books, accounts and records pertaining to said sanitarium. That the said Board may prescribe, by proper order spread of record, any reasonable regulation as to the way and manner of admitting patients to said sanitarium.

(This contract to continue in force and effect until June 1st, 1914.)

In witness whereof the parties hereto have subscribed their names on this the 12th day of June A.D. 1913. Executed in duplicate.

BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA

By Henry E. Dreier
By Dr. Gardner C. Johnson
By Dr. W.R. Cleveland
By Dr. E. C. Taylor
By Dr. Chas. W. Hartloff

PARTY OF THE FIRST PART

VANDERBURGH ANTI-TUBERCULOSIS SOCIETY

Henry W. Hartig
John W. Winberg
Henry Helfrich Jr.

PARTY OF THE SECOND PART

On Motion the Auditor was directed to notify Harry Woods to at once execute his Contract for painting of certain rooms in the Court House for which work he submitted a bid on May 22nd 1913, the same being accepted and the contract awarded to him.

On Motion the Board adjourned to meet, Monday, June 16, 1913, at 10 o’clock A.M.
Monday, June 16, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now James H. Kelley and presents to the board his application for renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 18th day of June 1913.

In the Matter of Refund of Taxes.

Whereas certain persons were wrongfully assessed with taxes for the year 1912 for which each of such persons were entitled to a refund under the provision of Section 6087 Burns 1905 and whereas the persons hereinafter named by proper proof showed themselves entitled to the refund of taxes so wrongfully assessed against them for the amounts set opposite their respective names, which refunds were made by the Board in common with the usual monthly allowances and without a special order of the board now.

Therefore for the purpose of spreading of record an order for such refunds, it is now by the board ordered and adjudged that the following persons are entitled to a refund of taxes for the amounts set opposite their respective names and it is further ordered that the amounts heretofore paid to them was of such refund be and the same are hereby confirmed as of the date of allowance.

<table>
<thead>
<tr>
<th>Warrant No.</th>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>6217</td>
<td>P. I. Armstrong</td>
<td>$23.00</td>
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<tr>
<td>6218</td>
<td>Gertrude Pinder</td>
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<tr>
<td>225</td>
<td>Phil Klocke</td>
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<tr>
<td>721</td>
<td>Conrad Rose</td>
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<tr>
<td>722</td>
<td>James R. Burton</td>
<td>6.96</td>
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<tr>
<td>1128</td>
<td>Meek &amp; Hamilton</td>
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<tr>
<td>1129</td>
<td>W. R. Failing</td>
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</tr>
<tr>
<td>1738</td>
<td>Wm. Day Sr.</td>
<td>3.83</td>
</tr>
<tr>
<td>1739</td>
<td>P. S. Armstrong</td>
<td>54.12</td>
</tr>
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</table>

TOTAL: $167.57
On Motion the Board adjourned to meet, Thursday, June 19, 1913, at 10 o'clock A.M.

Henry W. Hartig
COMMISSIONERS.

Thursday, June 19, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners granting a Renewal of Liquor License.

Come now Aug. Bumb, John Wanders, Michael Bauer, Nick Joest and W. H. Murphy, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 19th day of June, 1913, to Aug. Bumb, John Wanders, Michael Bauer and Nick Joest, and for the term of one year from the 22nd day of June, 1913, to W. H. Murphy.

Fixing Salary for S.W. Douglas special Officer of Children's Guardian Home.

WHEREAS it appearing that S.W. Douglas was appointed a special officer for the Children's Guardian Home for a term of one year, by the Board of said Home, on May 5, 1913, and

WHEREAS it appearing the said appointment was approved by the Judge of the Vanderburgh Circuit Court, on June 7, 1913, with a recommendation that a suitable salary be fixed by the Board of County Commissioners therefore

It is on motion ordered that the salary be, and it is hereby fixed at the sum of $60.00 per month, for the period of one year, beginning May 5, 1913.

On Motion the Board adjourned to meet, Monday, June 23, 1913, at 10 o'clock A.M.

Henry W. Hartig
COMMISSIONERS.
On Motion the Board adjourned to meet, Thursday, June 26, 1913, at 10 o'clock A.M.

[Signatures of Commissioners]

Thursday, June 26, 1913.

The board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Hellrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A
Renewal of Liquor License.

Comes now Cohn & Gerach and present to the board their application for a renewal of license to sell intoxicating liquors at retail upon the premises described in their application, together with a copy of the notice of said application by them published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicants as in said application described for the term of one year from the 27th day of June, 1913.

Administrator appointment of Agent.

Comes now Clarence Schutz, administrator of the estate of Henry J. Berger, deceased, and present to the board his application for permission to continue the sale of intoxicating liquors at retail under the license herebefore granted to said Henry J. Berger, deceased, by Howard Barnes as agent for said administrator.

And the board having examined said application and being sufficiently advised in the premises finds for the said applicant and that he is entitled to continue the sale of intoxicating liquors under said license by Howard Barnes as his agent.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said Clarence Schutz as such administrator to continue the sale of intoxicating liquors under said license by Howard Barnes as his agent.
In the Matter of the Contract with M. J. Hoffman Construction Company for the Construction of New Steps for the four entrances to Court House.

The board having deemed it advisable to make a change or alteration in the original specification herein is thus to-wit: by leaving an opening in the center of the steps to the Vine street entrance and providing for a sloping flat surface entrance way to the level of the basement floor said opening to be guarded by proper railing, the purpose of the change being to provide accessible way of ingress and egress to and from Court house basement for the voting machines of the County, all of which changes and alterations being shown in detail drawings prepared by F. J. Schlotter, architect and the board having requested said contractor M. J. Hoffman Construction Company for figures as to the extra cost said changes would entail and said contractor having agreed to do and perform said work as contemplated and set out in said detail drawings for the sum of Two-hundred and nineteen dollars,

It is now ordered by the board that the original specification be modified and altered as to the steps on the Vine street entrance to the Court House to conform to the supplemental detail drawings referred to and prepared by the architect F. J. Schlotter and that the work therein contemplated be awarded to said contractor M. J. Hoffman Construction Company under his bid and proposal for which the said Contractor is to have and receive the sum of Two-hundred and Nineteen dollars in addition to the contract price hereinafore agreed upon.

It is further ordered that in all other respects the original contract and specifications shall remain in force and effect.

Supt. of Construction of New Court House Steps.

It being of indispensable public necessity that the work of reconstructing the steps to the four entrances of the Court House as contracted for with M. J. Hoffman Construction Company under plans and specifications prepared by F. J. Schlotter architect should be properly and carefully supervised, now therefore it is ordered that Jas. D. Saunders a competent and qualified Civil Engineer of Vanderburgh County be and he is hereby employed to superintend and supervise said work and for his compensation he is to receive an amount equal to two and one half percent (2 1/2%) of the contract price of said work.

On Motion the Board adjourned to meet Monday, June 30, 1913, at 10 o'clock A.M.

[Signatures]
Board of Commissioners, Vanderburgh County, Indiana, JUNE 30, 1913.

Monday, June 30, 1913.

The board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of License.

Comes now Smith Wiltshire, Christ Huber, E. F. Tremper, C. O. Guenter, C. S. Winstead, Peter Hammerstein and Robt. Ehming, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 1st day of July, 1913.

Bids to be opened for Painting Certain Parts of Court House.

On motion plans, specifications for Painting certain parts corridors and rooms, on interior of Court House were approved and adopted and the Auditor was ordered to advertise for bids for same to be opened July 28, 1913.

Bids opened for Shelving for Clerks Office.

On motion plans and specifications for Metal Document Files and Shelving for Clerks Office etc. were approved and adopted and the Auditor was ordered to advertise for bids for same to be opened July 29, 1913.

In the matter of the Petition for a road by B. R. Bixler, et al.

It now appearing to the Board that the judgement of the Vanderburgh Superior Court, entered on the 26th day of June, 1913, in an action #16161 wherein Samuel Montgomery was plaintiff and The Board of Commissioners of Vanderburgh County, Indiana and others were defendants, the order of this Board establishing the above named highway, and all proceedings therefore had under the said petition for said highway were declared null and void and of no effect.

And it further appearing that all the defendants to said action in the said Superior Court were by the said judgement enjoined from proceeding pursuant to and under said order of this Board in the above entitled proceedings; and all the said proceedings for
the establishing of the said Bixler Road are by the said judgement vacated, set aside and held for naught and costs adjudged against this Board and the other defendants therein.

And it further appearing to the Board that one Louis Wessick, one of the petitioners in the said proceedings in this court, for and on behalf of the said petitioners did on the 30th day of June, 1913 pay all of the costs of the said proceedings in this court made and taxed to-wit: $20.65, and that the said Wessick did on the said date pay all the costs of the said action in the said Superior Court in the sum of $12.85: Now pursuant to the said judgement of the said Superior Court and by virtue and force of the same, all further steps and proceedings whatsoever under the said petition and order in the matter of the said Bixler Road are given over, relinquished and abandoned in this court.

On Motion the Board adjourned to meet, Thursday, July 3, 1913, at 10 o’clock A.M.

Thursday, July 3, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The minutes were read and approved.

Order of the Board of Commissioners Granting A
Renewal of Liquor License.

Comes now Daniel C. Hoffman, Walter Wund, Oscar Buchenberger, Dietrich Werzner, J. T. Offutt, Fred Van Orman and Thompson & Fella and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 3rd day of July, 1913, to Daniel C. Hoffman, and for the term of one year from the 5th day of July, 1913, to Walter Wund, and for the term of one year each from the 6th day of July, 1913, to Oscar Buchenberger, Dietrich Werzner, J. T. Offutt, Fred Van Orman, and Thompson & Fella.
Board of Commissioners, Vanderburgh County, Indiana,  

Wholesalers Application for New License.

Comes now John E. McBride, wholesaler of intoxicating liquor, and presents his application for a Wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesaler, in quantities not less than one (1) gallon at a time, for one year upon the premises described in his application, together with a copy of notice of said application by him published and proof of due publications of said notice.

And the board having examined said applications and notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a wholesale license be granted to said applicant as in said application described, for the term of one year from the 3rd day of July, 1913.

Completion of Stockwell Bridge in Knight Twp.

Comes now W. H. Grummer and reports to the Board the completion of Stockwell Bridge in Knight Township and the Board after due examination of said bridge on motion do now accept the same and ordered a warrant drawn for the sum of $689.00 Dollars this being the Contract price.

On Motion the Board adjourned to meet, Saturday, July 5, 1913, at 10 o'clock A.M.

Saturday, July 5, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Welfrich Jr., members composing said Board.

The Minutes were read and approved.

Administratrix appointment of Agent

Comes now Julia E. Herman, administratrix of the estate of Anton Herman, deceased, and presents to the board her application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Anton Herman, deceased, by Lloyd Suttermore as agent for said administratrix.
and the Board having examined said application and being sufficiently advised in the premises finds for the said applicant and that she is entitled to continue the sale of intoxicating liquors under said license by Lloyd Buttermore as her agent.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said Julia E. Herman as such administratrix to continue the sale of intoxicating liquors under said license by Lloyd Buttermore as her agent.

On Motion the Board adjourned Sine Die.

COMMISSIONERS.

Monday, July 7, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr.; members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Chas. H. Nicklaus, Geo. Schaefer & Son, John F. Lichtenfeld, Arthur E. Beatty, Ben Curry, and L. J. Litty, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 7th day of July, 1913, to Chas. H. Nicklaus, Geo. Schaefer & Son, and John F. Lichtenfeld, and for the term of one year each from the 6th day of July, 1913, to Arthur E. Beatty, and Ben Curry, and for the term of one year from the 9th day of July, 1913, to L. J. Litty.
Transfer of Location Liquor License.

Comes now Geo. M. Wright, and presents to the board his application for leave to move his place of business for the sale of intoxicating liquors at wholesale as described in his application, together with a copy of the notice of said application by him published and the proof of due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicant as in said application prayed for.

Transfer of Location of Liquor License.

Comes now Henry J. Builtman, and presents to the board his application for leave to move his place of business for the sale of intoxicating liquors at retail as described in his application, together with a copy of the notice of said application by him published and the proof of due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicant as in said application prayed for.

Order of the Board of Commissioners Granting Permission to Sell and Transfer a Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Names of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wm H. Bell</td>
<td>Nathan Taplitka</td>
<td>320 Up Water St</td>
<td>May 5-1914</td>
</tr>
<tr>
<td>Jacob Mayer</td>
<td>Yaedore Kinder</td>
<td>317 Up Second St</td>
<td>Jan. 1-1914</td>
</tr>
<tr>
<td>Bertha Rackman</td>
<td>Wm. Eilenhaus</td>
<td>934 E. Illinois</td>
<td>Oct. 15-1913</td>
</tr>
<tr>
<td>Pemberton &amp; Garcia</td>
<td>J.E. Pemberton</td>
<td>Stringtown Road</td>
<td>Sept. 9-1914</td>
</tr>
<tr>
<td>M. A. Hite</td>
<td>Vance Murphy</td>
<td>1621 Main St</td>
<td>Nov. 14-1913</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the
notice of said applications, by them published, and the proof of the due publication of
said notices.

And the Board having examined said applications, notices, and proofs of publication
and being sufficiently advised in the premises, finds for the applicants, that they are
entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants
owners of said licenses, are hereby granted permission to sell and transfer to the said
second named applicants, and the said second named applicants are hereby granted permission
to purchase and have transferred to them the licenses described in said applications.

Construction of
Reiman Bridge.

Whereas public convenience requires the erection of a permanent bridge across Barr
Creek where said creek crosses the public highway which forms the boundary line between
Posey and Vanderburgh County, Indiana, to replace the temporary bridge constructed thereat,
after the floods during the month of April 1913 had washed away the old bridge known as the
Reiman Bridge.

Now therefore the Board of Commissioners of Vanderburgh County, Indiana, hereby
declares its willingness to aid in the erection of said bridge provided a similar willingness
is declared by proper order of record by the Board of Commissioners of Posey County, Indiana.

It is further ordered that the Auditor of Vanderburgh County, Indiana, give notice
to the said Board of Commissioners of said Posey County, Indiana, of this order for its
deliberation and determination as by law required.

Repair and reconstruction
of the approaches to the
Smith bridge.

Whereas public convenience requires the repair and reconstruction of the approaches
to the Smith Bridge across the Denzer creek where the public highway forms the boundary
line between said Posey and Vanderburgh Counties, Indiana; said approaches having been
washed away and damaged by the flood in the month of April 1913; both of said approaches being
and lying one half in each of said Counties;

Now therefore the Board of Commissioners of Vanderburgh County, hereby declares its
willingness to aid in the repair and reconstruction of said approaches to said bridge pro-
vided a similar willingness is declared by proper order of record by the Board of
Commissioners of Posey County, Indiana.

It is further ordered that the Auditor of Vanderburgh County, Indiana, give notice
to the said Board of Commissioners of said Posey County, Indiana, of this order for its
deliberation and determination as by law required.

On motion the Board adjourned to meet, Thursday, July 10, 1913, at 10 o’clock A.M.

[Signatures]
COMMISSIONERS.
Thursday, July 10, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present, Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Come now Joseph Bremer, Barthel Neuber, and Zirkelbach & Alexander and present to the Board the applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices, and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 10th day of July, 1913, to Joseph Bremer, and for the term of one year from the 12th day of July, 1913, to Zirkelbach & Alexander, and for the term of one year from the 13th day of July 1913, to Barthel Neuber.

Appointment to Scholarship of Purdue University.

On motion it is ordered that A. J. Walz and Wm. L. Hanning be appointed for the free scholarship at Purdue University for the School Year ending June 30, 1914.

In the Matter of the Drainage petition of Thomas J. Effinger et al.

Come now the petitioners by Wm. E. Stilwell and A. C. Stone, their attorneys and show to the Board that the report of the drainage Commissioners in said cause, was filed in this court, pursuant to an order of this court on the fifth day of June, 1913.

Board of Commissioners, Vanderburgh County, Indiana, July 10, 1913

Strawberry against the report of the drainage commissioners in said cause were filed with said court within ten days after the filing of the report of the drainage commissioners or within ten days after the service of notice upon those, whose lands, highways or other easements were affected by the report of the drainage commissioners and not named in the petition.

Comes now Adam Gerlach, by his attorney James T. Cutler, and shows to the court that he filed a duly verified remonstrance against the report of the drainage commissioners on the 5th day of July, 1913, and that on said day at the same time he filed a special appearance and a motion to dismiss the proceedings as to him.

Comes again said petitioners by their attorneys and show to the court that all other persons or corporations, other than the remonstrators to-wit: John Barnett, Clara E. Collins, Missouri Sehagg, Louis Weinheimer and Amelia Wismer and Elizabeth Warner, whose lands, highways or railroads are reported as affected by said proposed drainage, have been duly notified of the pendency and the filing of the petition herein and of the filing of and pendency of the drainage commissioners report herein. And the court finds that due and legal notice has been given according to law to all persons or corporations named as the owner of lands, highways, and railroads in said report of the drainage commissioners except Adam Gerlach.

Comes again said petitioners by their attorneys and file a motion to dismiss the first cause of the remonstrance of Mary J. Dixon et al. and comes the remonstrators by their attorneys and ask permission to amend their first cause of remonstrance by changing the word "damages" to "benefits" in said cause of remonstrance to which the petitioners objected which objection was overruled and the petitioners excepted and said amendment is now made; and comes again the petitioners by their attorneys and move the court to dismiss the amended first cause of remonstrance of Mary J. Dixon et al. which motion is overruled to which the petitioners except.

Comes again Adam Gerlach, by his attorney, and asks permission of the court to withdraw his remonstrance to which the petitioners objected, which objection was sustained to which ruling said Gerlach excepted, and comes Adam Gerlach by his attorney and asks leave to dismiss his second and third specifications of remonstrance to which petitioners object which objection is sustained to which ruling said Gerlach excepts.

Comes again Adam Gerlach and offers to file an additional ground of remonstrance to which the petitioners objected, which objection was sustained to which ruling said Gerlach at the time excepts.

And this cause being at issue it was set for hearing on the 21st day of July, 1913.

On Motion the Board adjourned to meet, Monday, July 14, 1913, at 10 o'clock A.M.

[Signatures of Commissioners]
Monday, July 14, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. W. Brady and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 14th day of July, 1913.

Concurrent Resolution by the Board of Commissioners of Posey and Vanderburgh Counties, Indiana.

Whereas the Board of Commissioners of the Counties of Posey and Vanderburgh in the State of Indiana by proper order heretofore entered of record by each of them as by law provided have declared their willingness to jointly aid in the erection of a bridge across Barr Creek where said creek crosses the public highway which forms the boundary line between said counties.

Now therefore be it resolved by the Board of Commissioners of Posey and Vanderburgh Counties in the State of Indiana, both concurring that Jas. D. Saunders a competent civil Engineer of Vanderburgh County, Indiana, be and he is hereby appointed to make a survey and estimate and prepare plans and specifications for said bridge and submit the same to a joint session of said boards to be held at the site of said bridge on the 21st day of July 1913, at 2 o'clock P.M. at which time and place said boards in joint session will estimate and determine finally the kind of bridge to be erected and the manner and time of payments therefor.

Concurrent Resolution by the Board of Commissioners of Posey and Vanderburgh Counties, Indiana.

Whereas the Board of Commissioners of the Counties of Posey and Vanderburgh in the State of Indiana by proper order heretofore entered of record by each of them as by law provided have declared their willingness to jointly aid in the repair and reconstruction of the approaches to the Smith bridge across Denzer Creek, where the public highway forms the
boundary line between said Posey and Vanderburgh Counties, Indiana.

Now therefore be it resolved by the Board of Commissioners of Posey and Vanderburgh Counties in the State of Indiana, both concurring, that Jas. D. Saunders a competent civil Engineer of Vanderburgh County, Indiana, be and he is hereby appointed to make a survey and estimate and prepare plans and specifications for said bridge approaches and submit the same to a joint session of said Boards to be held at the site of said bridge approaches on the 21st day of July 1913, at 2 o'clock P.M. at which time and places said Boards in joint session will estimate and determine finally the kind of bridge approaches to be erected and the manner and time of payments therefor.

On Motion the Board adjourned to meet, Thursday, July 17, 1913, at 10 o'clock A.M.

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Thursday, July 17, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now John Andreae and presents to the Board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 19th day of July, 1913.

On Motion the Board adjourned to meet, Monday, July 21, 1913, at 10 o'clock A.M.
Board of Commissioners, Vanderburgh County, Indiana, July 21, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

In the Matter of the Drainage Petition of Thomas J. Effinger et. al.

Come now the petitioners by their attorneys and the remonstrators by their attorneys and by agreement of all parties the trial of the above entitled cause is continued to the 28th day of July, 1913.

In the matter of the erection of the Reiman Bridge across the boundary line between Posey and Vanderburgh Counties, Indiana.

Pursuant to agreement shown by concurrent resolutions heretofore adopted by the Boards of Commissioners of Posey and Vanderburgh Counties, Indiana joint session of said boards was held in the office of the Board of Commissioners of said Vanderburgh County in the Court House in the City of Evansville for the purpose of estimating and determining the kind of bridge to be erected across Sary Creek known as the Reiman bridge where said Creek crosses the public highway which forms a boundary line between said Counties of Posey and Vanderburgh, and the manner and time of payment therefor. Present at said joint session: John S. Allbridge, Henry W. Piesly and Joseph Schmitt, Commissioners of Posey County and Joseph R. Haines, Auditor of said Posey County and Henry W. Hartig, John W. Winberg and Henry Helfrich, Commissioners of Vanderburgh County and Charles P. Beard, Auditor of said Vanderburgh County.

Upon motion of said Henry W. Hartig the said John S. Allbridge was chosen Chairman of said joint session and on motion of the said Henry W. Piesly the said Charles P. Beard was chosen Secretary of said joint session. And comes now James D. Saunders, Civil Engineer, heretofore appointed and employed by said concurrent resolutions of said Boards to make a survey and estimate and prepare plans and specifications for said bridge and submits the survey, estimate, plans and specifications prepared by him for the consideration of said joint session and the several members of said respective Boards having viewed the site and familiarized themselves with the surroundings of said proposed bridge and being duly and fully advised in the premises it is now ordered that the survey and estimate made by the said James D. Saunders be accepted and filed and the plans and specifications prepared by him and which specify a concrete floor for said bridge be agreed upon and adopted and that the same be placed on file with the Auditor of Vanderburgh, Indiana.

And it is further ordered that said James D. Saunders of Vanderburgh County, Indiana, be, and he is, hereby appointed superintendent to supervise and control the erection of said bridge and that the said Saunders be required to give bond in the sum of Two Thousand Dollars ($2000.00) for the faithful performance of his duties, said bond to be filed with the Auditor of said Vanderburgh County within ten days.
And it appearing from the estimate of said engineer that the aggregate cost of said bridge is, or will be Twenty-nine Hundred Dollars ($2900.00) it is now determined and ordered and agreed that the cost of said bridge shall be and is hereby apportioned as follows: Posey County an amount equal to 25% of the cost thereof and Vanderburgh County an amount equal to 75% of the cost thereof. Said amounts being in proportion to the taxable property of said Counties; said sums to be paid upon the completion of said bridge and the acceptance thereof by said Boards of County Commissioners in joint session.

It is further ordered that the Auditor of Vanderburgh County, as Clerk of this joint session be, and he is, hereby ordered and directed to advertise, as by law required, for bids for the erection of said above bridge, said bids to be received and opened Thursday August 21, 1913 at ten o'clock A.M. in the room of the County Commissioners of Vanderburgh County, in the Court House in the City of Evansville, Indiana. Upon motion the joint session adjourned to meet again at ten o'clock A.M. on Thursday, August 21, 1913 in the Court House of Vanderburgh County, in the City of Evansville, Indiana.

In the matter of the repair and reconstruction of the approaches to Smith bridge across Denzer Creek where the public highway forms the boundary line between Posey and Vanderburgh Counties, Indiana.

Pursuant to agreement shown by concurrent resolutions heretofore adopted by the Board of Commissioners of Posey and Vanderburgh Counties, Indiana a joint session of said boards was held in the office of the Board of Commissioners of said Vanderburgh County in the Court House of the City of Evansville for the purpose of estimating and determining the way and manner of reconstructing the approaches to Smith bridge across the Denzer Creek where the public highway forms the boundary line between said Posey and Vanderburgh Counties, and the manner and time of payment therefor. Present at said joint session: John S. Allbridge, Harry W. Piesly, and Joseph Schmitt, Commissioners of Posey County and Joseph R. Waines, Auditor of said Posey County and Henry W. Hartig, John W. Winberg and Henry Helzrich, Commissioners of Vanderburgh County and Charles P. Beard, Auditor of said Vanderburgh County. Upon motion of said Henry W. Hartig the said John S. Allbridge was chosen Chairman of said joint session and on motion of said Harry W. Piesly the said Charles P. Beard was chosen Secretary of said joint session. And comes now James D. Saunders, Civil Engineer, heretofore appointed and employed by said concurrent resolutions of said boards to make a survey and estimate and prepare plans and specifications for the reconstruction and repair of said approaches and submits said survey, estimate, plans and specifications, prepared by him, for the consideration of said joint session. And the several members of said respective boards having viewed the site and familiarized themselves with the surroundings of the approaches to said bridge and being duly and fully advised in the premises it is now ordered that the survey and estimate made by the said James D. Saunders be accepted and filed and the plans and specifications prepared by him for said approaches be agreed upon and adopted and that the same be placed on file with the Auditor of Vanderburgh County.
And it is further ordered that said James D. Saunders, of Vanderburgh County, Indiana be, and he is, hereby appointed Superintendent to supervise and control the repair and reconstruction of said approaches and that the said Saunders be required to give bond in the sum of One Thousand Dollars ($1000.00) for the faithful performance of his duties, said bond to be filed with the Auditor of said Vanderburgh County within ten days. And it appearing from the estimate of said engineer that the aggregate cost of the repair and reconstruction of said approaches is, or will be the sum of Fourteen Hundred Sixty-nine Dollars ($1469.00) it is now determined, ordered and agreed that the cost of said repair and reconstruction of said approaches shall be and is hereby apportioned as follows: Posey County an amount equal to 25% of the cost thereof and Vanderburgh County an amount equal to 75% of the cost thereof. Said sums being in proportion to the taxable property of said Counties; said sums to be paid upon the completion of the repairs and reconstruction of said approaches and the acceptance thereof by said Boards of County Commissioners in joint session.

It is further ordered that the Auditor of Vanderburgh County, as Clerk of this joint session be, and he is, hereby ordered and directed to advertise, as by law required, for bids for the repair and reconstruction of said approaches to said Smith Bridge, said bids to be received and opened Thursday, August 21, 1913 at ten o'clock A.M. in the room of the County Commissioners of Vanderburgh County, in the Court House in the City of Evansville, Indiana. Upon motion the joint session adjourned to meet again at ten o'clock A.M. on Thursday, August 21, 1913 in the Court House of Vanderburgh County, in the City of Evansville, Indiana.

On motion the Board adjourned to meet, Thursday, July 24, 1913, at 10 o'clock A.M.
IN VACATION
 ASSIGNMENTS. SCHOOL LAND CERTIFICATE #2510

For value received, I hereby assign to Maud A. Clark the within certificate.

June 1st, 1913.
Frederick C. Muller.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

This day appeared the above Frederick C. Muller before the undersigned, Justice of
the Peace in and for said County, and acknowledged the execution of the foregoing assign-
ment.

WITNESS my hand and seal, this 1st day of June 1913.

J. F. Hinch,
(SEAL)

My Commission Expires Nov. 28-1914.

For value received, I hereby assign to Alonzo B. White the within certificate.

July 22, 1913.

Maud A. Clark.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

This day appeared the above Maud A. Clark before the undersigned Justice of the
Peace in and for said County, and acknowledged the execution of the foregoing assign-
ment.

WITNESS my hand and seal, this 22nd day of July, 1913.

J. F. Hinch,
(SEAL)

My Commission Expires Nov. 28-1914.

SCHOOL FUND DEED.

THIS INDEBTURE WITNESSETH, That whereas, Mary Ada Saunders of the County of
Vanderburgh, and State of Indiana, did, on the 26th day of July, 1875, mortgage to the
State of Indiana, for the use of the Common School Fund all of
Lot number five (5), Block number one (1),
Garrin & Brewers Addition to the City of
Evansville.

in the County and State aforesaid, to secure the payment of Two-hundred ($200) Dollars and
---------Cents, due five years after, with interest thereon, payable annually, at the rate
of six per cent per annum, commencing on the 26th day of July 1875, AND WHEREAS, The said
Mary Ada Saunders agreed and contracted that on failure to pay any installment of said
interest when due, the principal sum shall forthwith become due and payable; and on failure
to pay such principal or interest when due, two per cent. damages shall be collected, with
costs, and the premises mortgaged might be forthwith sold by the County Auditor for the
payment of such principal sum interest, damages, and costs; AND WHEREAS, Thereafter to-wit:
On the 22nd day of May 1899, said borrowers having failed to pay the installment of interest
and also the principal due on said mortgage previous to January 1st, 1899, said premises
was thereupon, after due notice as required by law, was offered for sale by Louis H. Legler
Auditor of said County, in manner and form as required by law, and there being then and
there no bid for the amount due on said mortgage, said premises was bid in by said Auditor in the name of the State of Indiana, on account of the funds aforesaid, AND WHEREAS, Afterwards, to wit: On the 16th day of February 1912, the said County Auditor caused the above described property to be appraised by J. F. Saunders and S. B. Sansom School Fund appraisers of the First Commissioners District of said County, who appraised the same at the sum of Two-hundred ($200.00) Dollars, whose appraisement appears of record in Commissioners' Record R. I, at page 377, AND WHEREAS, Afterwards, to-wit: On the 20th day of February, 1912, after first giving due notice of such sale, according to law, did sell said premises to Frederick C. Muller for the sum of Two-hundred $200.00 Dollar, with interest at the rate of Six per cent. per annum, payable annually in all respects in accordance with the Statutes in such cases make and provide, and the said Frederick C. Muller having paid in cash the sum of Sixty-seven ($67.00) Dollars, together with the costs of said sale, and having executed notes for the sum of One-hundred thirty-three ($133.00) Dollars, payable to the State of Indiana, for the use and benefit of said Common School Fund, payable in four equal installments with interest at Six per cent. per annum, payable annually. Said Auditor thereupon issued to said Frederick C. Muller a Certificate of Purchase, as evidence of said sale of said premises; and said Auditor and Treasurer of said County to be recorded in said Commissioners' Record R. I on pages 377, together with said Certificate of Purchase, AND WHEREAS, Alonzo B. White, Assignee, has this day paid into the County Treasury the sum of One-hundred thirty-three ($133.00) Dollars and ----- Cents, with interest due, do sell and convey unto the said Alonzo B. White, Assignee, all of Lot number five (5), Block number one (1), Garvin & Brewers Addition to the City of Evansville, in the aforesaid County and State: TO HAVE AND TO HOLD the same to his heirs and assigns for ever, in as full and complete a manner as by law I am authorized to do.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the Board of Commissioners of said County, at Evansville, this 22nd day of July, 1913.

Charles P. Beard,
Auditor of Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, a Notary Public this 22nd day of July, 1913, Charles P. Beard, Auditor of said County, acknowledges the execution of the annexed Deed.

WITNESS my hand and seal, the day and year above written.

Mabel Zumstein, (SEAL)
My Commission Expires Feb. 5, 1917
Notary Public.
Thursday, July 24, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Anson Huggins and Wm. Waples, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 24th day of July, 1913, to Anson Huggins, and for the term of one year from the 25th day of July, 1913, to Wm. Waples.

On Motion the Board adjourned to meet, Monday, July 25th, 1913, at 10 o'clock A.M.

COMMISSIONERS.

Monday, July 25, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Geo. Hummel, and presents to the Board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.
It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 26th day of July, 1913.

Bids opened & Contract awarded
For Painting Certain Parts of
Corridors and rooms of
Court House.

This being the time set for opening bids for painting of certain parts of Corridors and rooms of the Court House. Comes now the various persons and firms and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name of Bidders</th>
<th>1st Item</th>
<th>2nd Item</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chas Geisz</td>
<td>$1618.00</td>
<td>$563.00</td>
<td>$2171.00</td>
</tr>
<tr>
<td>Chas Daniels</td>
<td>585.00</td>
<td>375.00</td>
<td>960.00</td>
</tr>
<tr>
<td>Schaefer Bros.</td>
<td>1250.00</td>
<td>600.00</td>
<td>1850.00</td>
</tr>
<tr>
<td>John R. Ehman</td>
<td>140.00</td>
<td>690.00</td>
<td>2100.00</td>
</tr>
<tr>
<td>R. W. Settles</td>
<td>790.00</td>
<td>233.75</td>
<td>1023.75</td>
</tr>
<tr>
<td>M. J. Hoffman Const Co.</td>
<td>1402.00</td>
<td>573.00</td>
<td>1975.00</td>
</tr>
<tr>
<td>Chas. E. Woods</td>
<td>1605.00</td>
<td>550.00</td>
<td>2155.00</td>
</tr>
<tr>
<td>Harry Woods</td>
<td>1878.00</td>
<td>578.00</td>
<td>2456.00</td>
</tr>
</tbody>
</table>

And the Board having examined the various bids and being fully advised in the premises, on Motion do hereby award the contract to Chas Daniels for the sum of $960.00

On Motion a contract for metal shelving for books, in room number II was awarded to the Berger Mfg. Company for the sum of $162.20

On motion the Board adjourned to meet, Tuesday, July 25, 1913, at 10 o'clock A.M.
Tuesday, July 29, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Bids opened and contract awarded for Filing Cases and Shelving in Various Offices.

This being the time set for opening bids for Filing Cases and Shelving for Clerk's Office, Probate Commissioners' Office, Circuit Court and Superior Court Rooms in the Court House. Comes now the various persons and firms and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name of Bidder</th>
<th>Total Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Van Dorn Iron Works</td>
<td>$1160.00</td>
</tr>
<tr>
<td>Art Metal Construction Co.</td>
<td>997.00</td>
</tr>
<tr>
<td>Berger Mfg. Co.</td>
<td>1216.50</td>
</tr>
<tr>
<td>Canton Art Metal Co.</td>
<td>1181.40</td>
</tr>
</tbody>
</table>

And the Board having examined the various bids and being fully advised in the premises, on motion do hereby award the contract to Art Metal Construction Co. for the sum of $997.00

Metal Filing Case and Metal Shelving for Recorder's Office.

On motion the Art Metal Construction Co. was directed to furnish and install a metal filing case and metal case of shelving for records for the Recorder's Office as per their proposal an file for the sum of Two-hundred fifty Dollars ($250.00).


On motion the Auditor was ordered to notify the Evansville Law Library Association that unless they proceeded to move to the rooms assigned to them on November 25, 1912, that the said order would be rescinded and the room used for other purposes.

Accept Bixler Bridge in Armstrong Township.

Comes now Pritchard Bros. Contractors and report the completion of the New Concrete Bridge known as the Bixler Bridge in Armstrong Township, and the board having examined the same and being fully advised in the premises, so on motion hereby accept the said Bridge, and order a warrant drawn for $3134.00 the amount of said Contract.

On Motion the Board adjourned to meet, Thursday, July 30, 1913, at 10 o'clock A.M.
Thursday, July 30, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Morris Hallert, Christ Oroll, G. W. Meredith, Geo. Reed, DeWitt Stinson, Geo. Schnarr, Richard Knoll, John Merkel, Frank Mueller, N. P. Short, Phil P. Puder, Henry J. Bender, Wm. Oehlmann, Theodore Sowders, and Geo. D. Watson, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 31st day of July, 1913, to Morris Hallert, and for the term of one year each from the 1st day of August, 1913, to Christ Oroll, G. W. Meredith, Geo. Reed, DeWitt Stinson, and Geo. Schnarr, and for the term of one year each from the 3rd day of August, 1913, to Richard Knoll, John Merkel, Frank Mueller, N. P. Short, Phil P. Puder, Henry J. Bender, Wm. Oehlmann, Theodore Sowders, and Geo. D. Watson.

Accept Painting of Part of Court House.

Come now Harry E. Woods and reports the completion of the painting of certain rooms on interior and also exterior wood work of Court House, and the board having examined same and being fully advised in the premises, do on motion hereby accept the said Painting and order a warrant drawn for $671.00 the amount of said Contract.

On motion the Board adjourned Sine Die.
Monday, August 4, 1913.

The Board of Commissioners of the County of Vanderburgh, not this day pursuant to law, when present, Henry W. Fartig, John W. Winberg and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Adolph Stallman, Pearl Mayer, Frank X. Ballis, Fred C. Ohning, C. H. Baldwin, and John Harrigan and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 4th day of August, 1913, to Adolph Stallman, and for the term of one year each from the 5th day of August, 1913, to Pearl Mayer, Frank X. Ballis, Fred C. Ohning, and C. H. Baldwin, and for the term of one year from the 6th day of August 1913, to John Harrigan.

Order of the Board of Commissioners Granting Permission to sell and Transfer A Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Folz &amp; Stallman</td>
<td>Folz &amp; Folz</td>
<td>400 Bond St.</td>
<td>Oct. 4-1913</td>
</tr>
<tr>
<td>Zirkelbach &amp; Alexander</td>
<td>Peter Zirkelbach</td>
<td>231 Locust St.</td>
<td>July 12-1914</td>
</tr>
<tr>
<td>Edward Georget</td>
<td>Joseph C. Goody</td>
<td>Perry Township</td>
<td>Sept. 7-1913</td>
</tr>
<tr>
<td>Jacob Moskowitz</td>
<td>Joseph Moskowitz</td>
<td>418 Up. 4th St.</td>
<td>Aug. 15-1913</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses herefore issued to said owners of them, as set forth above, and present to the board their several applications for permission to purchase and have transferred to them the licenses herefore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are
entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Order of the Board of Commissioners Granting Permission to Transfer Location and License.

Comes now James Beatty and presents to the Board his application for permission to sell and transfer to Fred L. Jourdan the license to sell intoxicating liquors at retail heretofore granted to him; and comes also Fred L. Jourdan and presents to the Board his application for permission to purchase and have transferred to him the license heretofore granted to said James Beatty and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said James Beatty is entitled to sell and transfer his said license to said Fred L. Jourdan and that said Fred L. Jourdan is entitled to purchase and have transferred to him the license of said James Beatty, and that said Fred L. Jourdan is entitled to move his place of business, all as in said applications prayed for.

It is therefore ordered and adjudged by the Board that said James Beatty be and he is hereby granted permission to sell and transfer his said license to said Fred L. Jourdan, and that said Fred L. Jourdan be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said James Beatty, and that said Fred L. Jourdan be and he is hereby granted the further permission to move his place of business as in said application prayed for.

Order of the Board of Commissioners Granting A Transfer of Location of Liquor License.

Comes now Christ Huber and presents to the Board his application for leave to move his place of business for the sale of intoxicating liquors at retail as described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the Board that an order of transfer be and the same is hereby granted to said applicant as in said application prayed for.
Superintendent of Painting.

On motion Wm. R. Woods was appointed Superintendent of Painting of the Corridors and Rooms in Court House, contract for which was awarded to Chas. Daniels on July 23, 1913.

Contract for Extra Work on Court House Steps.

On motion the W. J. Hoffman Construction Company was awarded a contract for extra work on steps and sidewalks at Court House for the sum of $160.00.

Plans and Specifications for Bridges Adopted.

On motion plans and specifications were adopted for the construction of the Sturm Bridge in Armstrong Township, for the Pollock Bridge in Knight Township, and for the Mesker Bridge in Perry Township and the Auditor was ordered to advertise for bids to be opened on the 4th day of September 1913.

Fill in Henderson Road.

The following bids were received for filling a hole in Henderson Road in Union Township opposite Barker School House.

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Edward Kuester</td>
<td>$98.00</td>
</tr>
<tr>
<td>George Milburne</td>
<td>94.90</td>
</tr>
<tr>
<td>Clay Edmond</td>
<td>$9.50</td>
</tr>
</tbody>
</table>

On motion the contract was awarded to Clay Edmond for the sum of $9.50.

On motion the Board adjourned to meet, Tuesday, August 5, 1913, at 10 o'clock A.M.
The Board of Commissioners of the county of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr, members composing said Board.

The Minutes were read and approved.

In the Matter of the Petition of Thomas J. Effinger et al.

Come again, this 5th day of August, 1913, the petitioners herein in person and by A. C. Stone and W. E. Stilwell their attorneys, and comes also the remonstrator Adam Gerlach by J. T. Cutler, his attorney, and comes also the remonstrator Evansville, Suburban and Newburg Railway Company by Cunningham & Ortmeyer, its attorneys, and come also the remonstrator Conrad Koch, Charles Weinsheimer, Jacob Hirsh and Thomas J. Effinger and come also all the remaining remonstrators in person and by Brill, Hatfield & Brady, their attorneys.

And now the petitioners file their written motion to strike from the remonstrance heretofore filed herein the names of William Rathgeber and William Schmidt for the reason that they are not owners of land affected by the proposed drain herein as shown by the viewer's report which motion is by the Board sustained and it is ordered by the Board that the same be and they are now stricken from the remonstrance.

And this being the day set for the trial of this cause, the same is now submitted to the Board for trial and the petitioners introduced their evidence in chief and rested, whereupon the remonstrators entered upon the introduction of their evidence and at the adjourning of said Board, said trial not having concluded, it is ordered that the Board adjourn until 9:30 o'clock to-morrow morning, Wednesday August 6, 1913.

On motion the Board adjourned to meet, Wednesday, August 6, 1913, at 9:30 A.M.
Board of Commissioners, Vanderburgh County, Indiana, August 6, & 7, 1913.

Wednesday, August 6, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

in the Matter of the
Petition of Thomas J. Effinger et. al.

Come again the petitioners and remonstrators herein by their respective counsel and in person this 6th day of August, 1913 at 9:30 o'clock A.M. and the hearing of this cause is now resumed and the remonstrators having introduced all their evidence and having rested, and the trial of said cause not having concluded, it is ordered by the Board that the Board adjourn until tomorrow at 1:30 o'clock P.M. Thursday, August 7, 1913.

Henry W. Hartig
John W. Winberg
Henry Helfrich Jr.

COMMISSIONERS.

Thursday, August 7, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Godfried Hoeltzel and George Selzer and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 7th day of August, 1913, to Godfried Hoeltzel, and for the term of one year from the 6th day of August, 1913, to George Selzer.
Wholesalers
Application for
New License.

Comes now I. Tugendich, and F.R. Lancaster & Co. wholesalers of intoxicating liquor, and present their applications for a Wholesaler’s license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesalers, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in their applications, together with a copy of notice of said applications by them published and proof of due publications of said notices.

And the Board having examined said applications and notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that a wholesale license be granted to said applicants as in said applications described, for the term of one year each from the 7th day of August, 1913.

In the matter of the petition of Benedict R. Bixler et al for new public highway.

Comes now Benedict R. Bixler and more than eleven (11) other persons and present to the Board their petition praying for the location of a new public highway in Armstrong Township, in the County of Vanderburgh, in the State of Indiana, and said petitioners also file and present an affidavit of Louis Kisse that notice was given of the filing of said petition for more than twenty (20) days before the first day of the present term of this Board by posting copies of said notice in three public places in the neighborhood of said proposed highway and the Board having heard the evidence and being sufficiently advised in the premises finds that said petition is signed by twelve free holders of the said county of Vanderburgh and that six of said petitioners are resident free holders of said county and that they reside in the immediate neighborhood of said proposed new highway, and that due and legal notice of the presenting of said petition was given by posting notices in three of the most public places in the immediate neighborhood of said proposed new road for more than twenty (20) days before the first day of the present term of this Board.

It is therefore ordered by the Board that Em. Montoux, Frank A. Lillis and Fred Borschbe be and they are hereby appointed viewers to view said proposed highway, that is to say, upon the following described route to-wit:

Commencing at a point in the north line of the northwest quarter of the northwest quarter of section twenty-one (21) town four (4) south, range eleven (11) west in Vanderburgh County, State of Indiana, five hundred sixty-five (565) feet east of the center of intersection of the Haubstadt and New Liberty Road, with the highway running east and west along the northern boundary of said Vanderburgh County at that point, thence in a southeastern direction to a point fifteen (15) feet west of the northeast corner of the northeast quarter of the southwest quarter of said section twenty-one (21) thence south along said line dividing the west half from the east half of the southwest quarter of said section twenty-one (21) a distance of fifteen (15) feet west of said line, to a point two hundred twenty (220) feet south of the northeast corner of the southeast quarter of the southeast quarter of said section twenty-one (21) thence east fifteen (15) feet to the west line of said quarter, quarter section last described, thence south along said line to the southern boundary of said section twenty-one (21) to the point where it will intersect with the Princeton and Old Red Bank Road, the line herein described shall be the center line of said proposed highway and that said proposed highway shall run over and upon the lands of Benedict R. Bixler, Enoch S. Bixler, Catherine Sturm and Samuel Montgomery, and is to be thirty (30) feet in width.
that said viewers view said proposed new highway as required by law, and that they mark and lay out the same to the width of Thirty feet; that said viewers meet at the office of County Auditor in Court House on the 16th day of August, 1913, at 9 o'clock A.M. and qualify as such viewers and that they report their proceedings to this Board at the ensuing September Term thereof and this matter is continued.

In the matter of the Petition of Louis H. Legler et al. for new public highway.

Comes now Louis H. Legler and more than eleven (11) other persons and present to the Board their petition praying for the location of a new public highway in Knight Township, in the County of Vanderburgh, in the State of Indiana, and said petitioners also file and present an affidavit of John R. Mitchell that notice was given of the filing of said petition for more than twenty (20) days before the first day of the present term of this Board by posting copies of said notice in the public places in the neighborhood of said proposed highway and the Board having heard the evidence and being sufficiently advised in the premises finds that said petition is signed by twelve free holders of the said County of Vanderburgh and that six of said petitioners are resident free holders of said county and that they reside in the immediate neighborhood of said proposed new highway, and that due and legal notice of the presenting of said petition was given by posting notices in three of the most public places in the immediate neighborhood of said proposed new road for more than twenty (20) days before the first day of the present term of this Board.

It is therefore ordered by the Board that Andrew C. Schmidt, John Neale, and Herman Worman be and they are hereby appointed viewers to view said proposed highway, that is to say, upon the following described route to wit:

Commencing at a point in the center of Bell Street, in the City of Evansville, in said County and State, which said point is six hundred and sixty (660) feet south of the Northwest corner of the Northeast quarter (26) of the Southwest quarter (26) of section twenty-eight (28), in Town six (6) South, in Range ten (10) West, in said County and State; and running there from said point and place of beginning, east, along the line of said Bell street, extended to the center of Marion Avenue; thence south, thirty-eight (38) feet; thence due east to the East line of the West half (2) of the West half (2) of the Southwest quarter (26) of Section Twenty-six (26), in Town six (6) South, Range ten (10) West, in said County and State; the same and said terminus being the West side of Walnut Lane. Said proposed highway to be sixty (60) feet in width, that is, Thirty (30) feet on each side of said line herein above described; and all of said proposed highway being situated in the said County of Vanderburgh and State of Indiana, Said proposed highway, herein petitioned for and sought to be located and established, will pass along upon, and over the lands of the following named persons, to wit:-- John Albecker, Caroline Stills, Swampson Place (a recorded plat), Runnymede Land and Investment Company (a corporation), Louis Sieffert, Veronika Kob, Sorreder's Place (a recorded plat), John Kohl, Philomena Bost, Romona Place (a recorded plat), Kate Schneider, Reuben P. Hughes, Washington Terraces (a recorded plat), Legler Heights (a recorded plat), Richard T. Legler, Bernardin Real Estate Company (a corporation), Fred S. Warner, George L. Vann, John R. Mitchell, The City of Evansville in said Vanderburgh County, Knight School Township in said Vanderburgh County, Louis W. Winterheimer as the Trustee of said Knight Township, J. Edward Stokleman, Samuel G. Hickwood, and Edward Smith, as the Members of the Board of Public Works of said City of Evansville, and Hannah Jane Woods, Illinois Central Railroad Company (a corporation).

This road will be in effect a continuation of the present Bell Street; that said viewers view said proposed new highway as required by law, and that they mark and lay out the same to the width of Sixty feet; that said viewers meet at the office of County Auditor in Court House, on the 16th day of August, 1913, at 9 o'clock A.M. and qualify as such viewers and that they report their proceedings to this Board at the ensuing September Term thereof and this matter is continued.
In the Matter of the
Petition of Thomas J.
Effinger et al.

Come again the parties, petitioners and remonstrators herein by their respective counsel at 1:30 o'clock Thursday, August 7, 1913, and the trial of this cause is again resumed and at adjourning hour the trial of said cause not however concluded it is ordered that the Board adjourned till 10 o'clock to-morrow morning, August 8, 1913.

On Motion the Board adjourned to meet, Friday, August 8, 1913, at 10 o'clock A.M.

Friday, August 8, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

In the Matter of the
Petition of Thomas J.
Effinger et al.

Come again the parties herein and by their respective counsel at 10 o'clock A.M. this August 8, 1913 and the trial of this cause having been concluded and the Board being sufficiently advised finds against the petitioners on the petition herein and the favorable report of the drainage Commissioners heretofore filed herein and in favor of the remonstrators on the remonstrance filed herein by Mary J. Dixon and others by their attorneys Brilli, Hatfield & Brady as to their second and third cause of remonstrance and find that it will not be practical to accomplish the proposed drainage without an expense exceeding the aggregate benefits and that the proposed drainage if accomplished will neither improve the public health nor benefit any public highway of the county nor be of public utility and the Board finds that the petition herein should be dismissed at the cost of the petitioners.

It is therefore considered and ordered by the Board that the petition herein be and the same is hereby dismissed.

It is further ordered by the Board that the said remonstrators recover of and from the petitioners, Thomas J. Effinger, Jacob Unfried, Jno. P. Semonin, John Wargel, Conrad Koch, Joe Folz, Wm. Schmidt, John Unfried, John P. Unfried their costs and charges herein laid out and expended.

On Motion the Board adjourned to meet, Monday, August 11, 1913, at 10 o'clock A.M.
Monday, August 11, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Contract awarded for wiring Recorder's Office.

On motion a contract was awarded to the Sieffert Electric Company for wiring and fixtures for the Recorder's Office for the sum of $106.97.

On motion the Board adjourned to meet, Thursday, August 14, 1913, at 10 o'clock A.M.

Henry W. Hartig
John W. Wimberg
Henry Helfrich

Thursday, August 14, 1913.

The Board of Commissioner of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Frank Jansen, Gus Mathis, Henry Kastner, Joseph Moskowitz, Edward Morris, Harold McIntosh, Wm. H. Engel, and R. B. O'Bryan and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 14th day of August, 1913 to Frank Jansen, Gus Mathis, and Henry Kastner, and for the term of one year each from the 15th day of August, 1913, to Joseph Moskowitz, and Edward Morris, and for the term of one year from the 16th day of August 1913, to Harold McIntosh, and for the term of one year each from the 17th day of August 1913, to Wm. H. Engel and R. B. O'Bryan.
Contract for Cork Carpet.

Bids were opened for _yards of Cork Carpet to be placed in the Superior Court Room and in the County Assessors office as follows, to-wit:

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arnold Elmendorf &amp; Co.</td>
<td>$0.98 per yard</td>
</tr>
<tr>
<td>Reitz-Speigel Furniture Co.</td>
<td>1.30 &quot;</td>
</tr>
<tr>
<td>Wm. E. French Co.</td>
<td>1.20 &quot;</td>
</tr>
<tr>
<td>R. &amp; G. Co.</td>
<td>1.25 &quot;</td>
</tr>
</tbody>
</table>

On motion the contract was awarded to Arnold Elmendorf & Company for $0.98 per yard.

Annual Report of City School Board.

J. U. Schneider, Treasurer of the City School Board submitted his report of receipts and disbursements for year ending July 31-1913 and which report is in brief as follows:

STATEMENT OF FINANCES.
EVANSVILLE PUBLIC SCHOOLS.
August 1, 1912 to August 1, 1913.

<table>
<thead>
<tr>
<th></th>
<th>Common</th>
<th>Special</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Balance Aug. 1, 1912</td>
<td>$130576.28</td>
<td>$33743.79</td>
<td>$184320.07</td>
</tr>
<tr>
<td>Total Receipts During the Year</td>
<td>141011.08</td>
<td>249166.37</td>
<td>390176.45</td>
</tr>
<tr>
<td>Total Expenditures</td>
<td>$91187.96</td>
<td>$228209.16</td>
<td>$320497.12</td>
</tr>
<tr>
<td>BALANCE Aug. 1-1913</td>
<td>$203407.50</td>
<td>$247860.95</td>
<td>$451268.45</td>
</tr>
</tbody>
</table>

And the Board having carefully examined said report and having compared it with the records of the amounts charged against said School Board, and being fully advised in the premises, finds that said report properly charges said school Board with the sums charged against them in the Auditor's Office, and that they are entitled to the credits claimed in said report for disbursements made.

It is therefore ordered that the said report be and the same is now approved and the said School Board be given credit for the disbursements shown in said report, and that they stand charged with the sums shown by said report to be remaining in their hands.

On Motion the Board adjourned to meet, Monday, August 16, 1913, at 10 o'clock A.M.
Monday, August 18, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Martin, John W. Wimberg, and Henry Welfrich Jr., members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners

Ama Renewal of Liquor License.

Comes now Henry Hillenbrand and presents to the Board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 19th day of August, 1913.

Administrator appointment of Agent.

Comes now C. W. Wittenbraker, Administrator of the estate of Frank Reising, deceased, and presents to the Board his application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Frank Reising, deceased, by Matthew W. Foster as agent for said administrator.

And the board, having examined said application and being sufficiently advised in the premises finds for the said applicant that he is entitled to continue the sale of intoxicating liquors under said license by Matthew W. Foster as his agent.

It is therefore ordered and adjudged by the Board that permission be and the same is hereby granted to said C. W. Wittenbraker as such administrator to continue the sale of intoxicating liquors under said license by Matthew Foster as his agent.

Estimate for Supplies for County Infirmary.

Comes now John Grefe Superintendent, and submits his estimate of various supplies needed for use at the County Infirmary for the ensuing three months, and the Board having examined the same and being duly advised in the premises on motion hereby approves said estimate and the Auditor is ordered to advertise for bids for same to be opened Sept. 1-1913.

Feeble Minded Youth.

Comes now Charles P. Beard County Auditor and presents to the Board an application for the admission of Maud Newton a person of Feeble Minded Youth to the Indiana School for Feeble Minded by Alta Newton her mother.
And the Board having carefully considered said matter do now find and determine that
the said Maud Newton has for one year prior to the making of the aforesaid application been a
bona fide resident of the State of Indiana, and that she is a feeble minded child now residing
in Vanderburgh County, and is a proper subject for admission into said School, and that
applicant has made a sworn affidavit as to her initial ability before said Commissioners
a copy of the same being attached hereto as appears of record in my Office.

And the Auditor is directed to make the proper Certificate in the premises.

On Motion the Board adjourned to meet, Thursday, August 21, 1913, at 10 o'clock A.M.

Henry W. Hartig

John W. Wimberg

Henry Helfrich Jr.

COMMISSIONERS.

Thursday, August 21, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to
adjournment, when present Henry W. Hartig, John W. Wimberg and Henry Helfrich Jr., members
composing said Board.

The Minutes were read and approved.

Order of the Board of
Commissioners Granting A
Renewal of Liquor License.

Comes now Lloyd Buttermore, Agent and presents to the board his application for
a renewal of license to sell intoxicating liquors at retail upon the premises described in
his application, together with a copy of the notice of said application by him published
and the proof of the due publication of said notice.

And the board having examined said application, notice and proof of publication
and being sufficiently advised in the premises, finds for the said applicant that he is
entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and
the same is hereby granted to said applicant as in said application described for the term
of one year from the 24th day of August, 1913.

On Motion the Board adjourned to meet, in Joint Session, Vanderburgh & Posey Counties.

Henry W. Hartig

John W. Wimberg

Henry Helfrich Jr.

COMMISSIONERS.
Thursday, August 21, 1913.

The Board of Commissioners of Vanderburgh and Posey Counties, met this day in joint session pursuant to adjournment, all were present.

The Minutes were read and approved.

In the matter of the erection of the Reiman Bridge across the boundary line between Posey and Vanderburgh Counties, Indiana.

Pursuant to adjournment the Commissioners of Posey and Vanderburgh Counties, Indiana meet in joint session in the County Commissioners room at 10 o’clock A.M. present: John S. Alldredge, Harry W. Pisely and Joseph Schmitt Commissioners of Posey County and Henry W. Hartig, John W. Winberg and Henry Helfrich Jr. Commissioners of Vanderburgh County.

This being the day set for opening of bids for the Reiman Bridge across Barr Creek on the boundary line between Posey and Vanderburgh Counties. Comes now the various persons and firms and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Wood Floor</th>
<th>Concrete</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vincennes Bridge Co.</td>
<td>$1925.00</td>
<td>$1960.00</td>
</tr>
<tr>
<td>Geo. Soller</td>
<td>2050.00</td>
<td></td>
</tr>
<tr>
<td>Montgomery Parker Co.</td>
<td>2019.00</td>
<td>2045.00</td>
</tr>
<tr>
<td>W. H. Grammer</td>
<td>2660.00</td>
<td></td>
</tr>
<tr>
<td>Bennett &amp; Scamahorn</td>
<td>2393.00</td>
<td>2499.00</td>
</tr>
<tr>
<td>American Highway Supply Co.</td>
<td>1965.00</td>
<td>2000.00</td>
</tr>
</tbody>
</table>

And the Board having examined the various bids and being fully advised in the premises on motion do here award the contract as follows:

Reiman Bridge to Vincennes Bridge Co. for the sum of $1960.00.

In the matter of the repair and reconstruction of the Approaches to Smith Bridge across Denzer Creek where the public highway forms the boundary line between Posey and Vanderburgh Counties, Indiana.

Pursuant to adjournment the Commissioners of Posey and Vanderburgh Counties, Indiana meet in joint session in the County Commissioners room at 10 o’clock A.M. present: John S. Alldredge, Harry W. Pisely and Joseph Schmitt Commissioners of Posey County and Henry W. Hartig, John W. Winberg and Henry Helfrich Jr. Commissioners of Vanderburgh County.

This being the day set for opening of bids for the repair and reconstruction of the approaches to Smith Bridge across Denzer Creek on the boundary line between Posey and Vanderburgh Counties. Comes now the various persons and firms and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Bid/Abutments</th>
<th>Superstructure</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vincennes Bridge Co.</td>
<td>$986.76</td>
<td>$233.52</td>
<td>1222.30</td>
</tr>
<tr>
<td>Montgomery Parker Co.</td>
<td>1085.00</td>
<td>233.00</td>
<td>1318.00</td>
</tr>
<tr>
<td>W. H. Grammer</td>
<td>957.00</td>
<td></td>
<td>957.00</td>
</tr>
<tr>
<td>Pritchard Bros Co.</td>
<td>$965.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bennett &amp; Scamahorn</td>
<td>1111.00</td>
<td></td>
<td>1111.00</td>
</tr>
<tr>
<td>American Highway Supply Co.</td>
<td>958.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
And the board having examined the various bids and being fully advised in the premises on motion do here award the contract as follows:

Repairs to Smith Bridge to Montgomery Parker Co. for the sum of $257.00

On Motion the joint session adjourned subject to call of the Auditor of Vanderburgh County.

Thursday Aug. 26, 1913

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg and Henry Helfrich Jr. members composing the board.

The Minutes were read and approved.

Comes now Fred. L. Jourdan, Emil G. Geiss and Jos. L. Steckler and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year. To Fred. L. Jourdan from August 28, 1913. To Emil G. Geiss and Jos. L. Steckler from August 30, 1913.

Acceptance of new Court House steps.

Comes now the contractors, the W. J. Harshman Construction Co, and report the completion of the new concrete steps at the four entrances of the Court House, and the board having examined the same, and the work having been approved by the architect and Superintendent, and being fully advised in the premises, on motion do hereby accept the said new steps and the auditor is hereby directed to draw a warrant for the payment
of the claim filed by said Contractors, to be delivered to them upon the filing of a bond of $2000.00 guaranteeing said steps from cracks or other defects for a period of five years from this date.

On motion the Board adjourned sine die.

Thursday Sept. 4, 1913.

The Board of Commissioners of Vanderburgh County met this day in the Commissioners room pursuant to law, when present, Henry W. Hartig, John W. Wimborg and Henry Welfrich Jr. members comprising said board.

The minutes of the last meeting were read and approved.

Comes now A. J. Haney, Emil Allisbach, J. C. Goody, Ora A. Boice, John Condret and Edward Pues and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year. To A. J. Haney from Sept. 4, 1913. To Emil Allisbach, J. C. Goody, Ora A. Boice from Sept. 7, 1913. To John Condret from Sept. 5, 1913. To Edward Pues from Sept. 5, 1913.
Monday Sept. 1, 1913.

The Board of Commissioners of the County of Vanderburgh met this day pursuant to law, when present Henry W. Hartig, John W. Wimberg and Henry Heffrich Jr., members composing the board.

The Minutes were read and approved.

Order of the Board of Commissioners
Granting A Renewal of Liquor License.

Comes now Peter Guetling, John Busch, Jack H. Eads, Saml. Fisher, Frank Mathews and Jacob Endress and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year. To Peter Guetling, John Busch, Jack H. Eads and Saml. Fisher from Sept. 1, 1913. Frank Mathews from Sept. 2, 1913. To Jacob Endress from Sept. 1, 1913.

Order of Board of Commissioners
Granting A Transfer of Location of Liquor License.

Comes now The New Vendome Hotel Co. and presents to the board its application for leave to move its place of business for the sale of intoxicating liquors at retail as described in its application, together with a copy of the notice of said application by them published and the proof of due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that they are entitled to permission to move its place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicant as in said application prayed for.

Wholesalers Application for New License.

Comes now Otto Darre & Co., wholesalers of intoxicating liquor, and presents its application for a wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesaler's, in quantities not less than one gallon at a time, for one year, upon the premises described in its applications, together with a copy of notice of said application by them published and proof of due publications of said notices.
Board of Commissioners, Vanderburgh County, Indiana, Sept. 1, 1913

And the board having examined said application and notices and proofs of publication, and being sufficiently advised in the premises, find for the said applicants that they are entitled to licenses as prayed for in said application.

It is therefore ordered and adjudged by the Board that a wholesale license be granted to said applicant as in said application described, for the term of one year from the first day of September 1913.

Order of the Board of Commissioners Granting A Transfer of Location of Liquor License.

Comes now Ben Curry and presents to the board his application for permission to sell and transfer to Chas. A. Stagg the license to sell intoxicating liquors at retail heretofore granted to him; and comes also Chas. A. Stagg and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said Ben Curry and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proof of publication and being sufficiently advised in the premises, find for the said applicants that said Ben Curry is entitled to sell and transfer his said license to said Chas. A. Stagg and that said Chas. A. Stagg is entitled to purchase and have transferred to him the license of said Ben Curry, and that said Chas. A. Stagg is entitled to move his place of business from 1233 W. Virginia St. to 1226 W. Franklin St. in the City of Evansville all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said Ben Curry be and he is hereby granted permission to sell and transfer his said license to said Chas. A. Stagg, and that said Chas. A. Stagg be and he is hereby granted permission to purchase and have transferred to him the said license heretofore issued to said Ben Curry, and that said Chas. A. Stagg be and he is hereby granted the further permission to move his place of business from 1233 W. Virginia St. to 1226 W. Franklin St. as in said application prayed for.

Order of the Board of Commissioners Granting Permission to sell and Transfer A Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.
<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>W. H. Brady</td>
<td>J. W. White</td>
<td>40 E. Broadway Howell</td>
<td>July 14, 1914</td>
</tr>
<tr>
<td>Walter Sing</td>
<td>Richard Knoll</td>
<td>10000 Harriett</td>
<td>Jan. 5, 1914</td>
</tr>
<tr>
<td>Wm. R. Ruston</td>
<td>Martin Mann</td>
<td>600 Main</td>
<td>Mar. 13, 1914</td>
</tr>
<tr>
<td>Geo. Werson</td>
<td>Mike Conn</td>
<td>22 Up. 2nd</td>
<td>June 27, 1914</td>
</tr>
<tr>
<td>Richard Knoll</td>
<td>Lester Perry</td>
<td>2 Up. 10th St.</td>
<td>Aug. 3, 1914</td>
</tr>
<tr>
<td>Henry F. Hillerbrand</td>
<td>Christ Backer</td>
<td>Perry Twp.</td>
<td>Nov. 12, 1913</td>
</tr>
<tr>
<td>H. C. Busse</td>
<td>R. M. Ventry</td>
<td>1 Up. 6th St.</td>
<td>Sept. 3, 1913</td>
</tr>
<tr>
<td>Fred Rohne</td>
<td>Leo Kraft</td>
<td>200 W. Maryland St.</td>
<td>June 9, 1914</td>
</tr>
<tr>
<td>Ed. T. Brown</td>
<td>Fehr &amp; Zinthofer</td>
<td>330 E. Pennsylvania</td>
<td>June 12, 1914</td>
</tr>
<tr>
<td>Frank D. Drew</td>
<td>Ed. F. Pfisterer</td>
<td>901 3d Ave.</td>
<td>Nov. 10, 1913</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, find for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

This being a legal holiday the board adjourned to meet Tuesday Sept. 2 at 10 o'clock.

**COMMISSIONERS**
Tuesday Sept. 2, 1914.

The Board of Commissioners of Vanderburgh County met this day in the Commissioners room pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg and Henry Helfrich Jr. members composing said board.

The Minutes of the last meeting were read and approved.

Bids opened for supplies for County Infirmary.

This being the time set for opening bids for supplies for the County Infirmary for the ensuing quarter. Comes now various parties and firms and submit their bids and the board, after carefully examining the same, awarded the contracts as follows:

Bertelson & Son-------------------Groceries
Fowler-Dick & Walker---------------Dry Goods
J. H. Schultz Co.-------------------Shoes.
Bertelson & Son-------------------Meat
Joseph Clothing Co.---------------Clothing

Comes now John Grife, Supt. of County Infirmary and submits his report for the quarter ending Aug. 31, 1913, and after examining the same and be duly advised in the premises, do hereby approve the same.

On motion the Board adjourned to meet Thursday Sept. 4 at 10 o'clock.
Thursday Sept. 4, 1913.

(See Page 224 for Beginning of Proceedings)

The board of commissioners of Vanderburgh county met this day in the commissioners' room pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg and Henry Heirion Jr., members composing the board.

The Minutes of the last meeting were read and approved.

In the Matter of the erection of the Pollock bridge in Knight Twp., Mesker bridge in Perry Twp., and Sturm bridge in Armstrong Twp.

This being the day set for opening bids for the Pollock bridge in Knight Twp., Mesker bridge in Perry Twp. and Sturm bridge in Armstrong Twp., comes now the various persons and firms and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name of Bidder</th>
<th>Pollock Bridge</th>
<th>Mesker Bridge</th>
<th>Sturm Bridge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pritchard Bros.</td>
<td>$635.00</td>
<td>$295.00</td>
<td></td>
</tr>
<tr>
<td>W. H. Grammer</td>
<td>670.00</td>
<td>798.00</td>
<td>1485.00</td>
</tr>
<tr>
<td>American High. Sup. Co.</td>
<td>$645.00</td>
<td>899.00</td>
<td>$2265.00</td>
</tr>
<tr>
<td>Vincennes Bridge Co.</td>
<td></td>
<td></td>
<td>2199.00</td>
</tr>
<tr>
<td>Montgomery Parker Co.</td>
<td></td>
<td></td>
<td>2537.00</td>
</tr>
</tbody>
</table>

And the Board having examined the various bids and being fully advised in the premises on motion do here award the contracts as follows:

Pollock Bridge to Pritchard Bros. for $635.00
Mesker Bridge to W. H. Grammer 795.00
Sturm Bridge to Vincennes Bridge Co. for 2199.00

In the Matter of the Petition of Benedict R. Sixler, et al., for a new highway.

Comes now Wm. Montoux, Frank A. Ziliac and Fred Boesche, heretofore appointed by the Board to view, mark and lay out a certain proposed highway in Armstrong Township, Vanderburgh County, State of Indiana, and file and present to the Board their report herein, which said report is in the words and figures following to-wit:-

Road Viewers' Report.

To the Honorable Board of Commissioners of Vanderburgh County, Indiana:

We the undersigned Viewers, who were appointed by your honorable body at your regular August Term, 1913, to view a proposed highway, as petitioned for by
Benedict R. Bixler et al, have discharged the duty assigned us, and submit to you the following report, to-wit:

We met as directed in the order heretofore attached and made a part hereof, and, after being duly qualified as appears therein, proceeded to view such proposed highway in the manner as by law prescribed, which by routes and bounds and course and distance is as follows, to-wit: The said proposed highway to be 30 feet in width, and commences at a point in the north line of the northwest quarter of the northwest quarter of section twenty-one (21) town four (4) south, range eleven (11) west in Vanderburgh County, State of Indiana, five hundred sixty-five (565) feet east of the center of intersection of the Haubstadt and New Liberty Road, with the highway running east and west along the northern boundary of said Vanderburgh County at that point, thence in a southeastern direction to a point fifteen (15) feet west of the northeast corner of the northwest quarter of the southwest quarter of said section twenty-one (21), thence south along the line dividing the west half from the east half of the southwest quarter of said section twenty-one (21) at a distance of fifteen (15) feet west of said line, to a point two hundred twenty (220) feet south of the northwest corner of the southeast quarter of the southwest quarter of said section twenty-one (21); thence east fifteen (15) feet to the west line of said quarter, quarter section last described, thence south along said line to the southern boundary of said section twenty-one (21) to the point where it will intersect with the Princeton and Old Red Bank Road, the line herein described shall be the center line of said proposed highway and that said proposed highway shall run over and upon the lands of Benedict R. Bixler, Enoch B. Bixler, Catherine Sturm and Samuel Montgomery, and is to be thirty (30) feet in width.

And we are of the opinion that said highway would be of public utility.

Respectfully submitted,

Wm. Moutoux     Viewers.
Frank A. Zillia
Fred Boeche

And the Board having examined said report and having heard the evidence and being sufficiently advised in the premises finds that said report ought to be approved.

It is therefore considered, ordered and adjudged by the Board that the proposed new highway as marked and laid out by the viewers in their report as hereinabove set forth, that is to say, the following described new highway:-

Commencing at a point in the north line of the northwest quarter of the northwest quarter of section twenty-one (21) town four (4) south, range eleven (11) west in Vanderburgh County, State of Indiana, five hundred sixty-five (565) feet east of the center of intersection of the Haubstadt and New Liberty Road, with the highway running east and west along the northern boundary of said Vanderburgh County at that point, thence
in a southeastern direction to a point fifteen (15) feet west of the northwest corner of the northeast quarter of the southwest quarter of said section twenty-one (21), thence south along the line dividing the west half from the east half of the southwest quarter of said section twenty-one (21) at a distance of fifteen (15) feet west of said line, to a point two hundred twenty (220) feet south of the northwest corner of the southeast quarter of the southwest quarter of said section twenty-one (21) thence east fifteen (15) feet to the west line of said quarter, quarter section last described; thence south along said line to the southern boundary of said section twenty-one (21) to the point where it will intersect with the Princeton and Old Red Bank Road, the line herein described shall be the center line of said proposed highway and that said proposed highway shall run over and upon the lands of Benedict R. Bixler, Enoch B. Bixler, Catherine Sturr and Samule Montgomery, and is to be thirty (30) feet in width.

be and the same is hereby recorded as a public highway of the width of thirty feet and the Trustee of said Armstrong Township is hereby directed and ordered to cause said highway to be opened in accordance with law and kept in repair as other public highway in the county, and the Auditor of the County is hereby directed to transmit a copy of this order to the said Trustee of said Armstrong Township.

In the Matter of the Petition of Louis H. Legler et al for a New Highway.

Comes now A. C. Schmitt, John A. Neale and Herman Wartman heretofore appointed as viewers, to view, mark, and layout a certain proposed highway in Knight Township, Vanderburgh County, State of Indiana, and file their report, which is in the words and figures as follows:

Road Viewers' Report.

To the Honorable Board of Commissioners of Vanderburgh County, Indiana:

We, the undersigned viewers, who were appointed by your honorable body at your regular August Term, 1913 to view a proposed highway, as petitioned for by Louis H. Legler et al, have discharged the duty assigned us, and submit to you the following report, to-wit:

We met as directed in the order hereunto attached and made a part hereof, and after being duly qualified as appears therein, proceeded to view such proposed highway in the manner as by law prescribed, which by routes and bounds and course and distance is as follows, to-wit: The said proposed highway to be 60 feet in width, and commences at a point in the center of Bell Street, in the City of Evansville, in said County and State, which said point is Six hundred and Sixty (660) feet south of the Northwest corner of the Northeast Quarter (¼) of the Southwest Quarter (¼) of Section Twenty-eight (28), in Town Six (6) South, in Range Ten (10) West, in said County and State; and running thence, from said point and place of beginning, east, along the line of said Bell Street,
extended to the center of Harlan Avenue; thence south, Thirty-eight (38) feet; thence due east to the East line of the West half (½) of the Southwest Quarter (¼) of Section Twenty-six (26), in Township Six (6) South, Range Ten (10) West, in said County and State; the same and said terminus being the west side of Walnut Lane.

Said proposed highway to be Sixty (60) feet in width, that is, Thirty (30) feet on each side of said line herein above described; and all of said proposed highway being situated in the said County of Vanderburgh and State of Indiana. Said proposed highway, herein petitioned for and sought to be located and established, will pass along, upon, and over the lands of the following named persons, to-wit:-- John Albecker, Caroline Stilz, Swanon Place (a recorded plat), Runnymede Land and Investment Company (a corporation), Louis Sieffert, Veronika Koob, Schroeder's Place (a recorded plat), John Kohl, Philomene Horst, Romona Place (a recorded plat), Kate Schneider, Reuben P. Hughes, Washington Terrace (a recorded plat), Legler Heights (a recorded plat), Richard T. Lyles, Bernardin Real Estate Company (a corporation), Fred B. Warner, George L. Vann, John R. Mitchell, The City of Evansville in said Vanderburgh County, Knight School Township in said Vanderburgh County, Louis W. Winternheimer as the Trustee of said Knight Township, J. Edward Stockman, Samuel G. Rickwood, and Edward Smith, as the Members of the Board of Public Works of said City of Evansville, and Hannah Jane Woods, Illinois Central Railroad Company (a corporation).

And we are of the opinion that said highway would be of public utility.

Respectfully submitted,

Andrew C. Schmidt 
John Neale 
Herman Wortman

VIEWERS.

And comes now Knight School Township by Louis W. Winternheimer, Trustee, John Albecker, Fred B. Warner and Geo.L. Vann and file remonstrants against the location of the proposed highway for the reason that the same is not of public utility, and providing said highway is established claiming damages as follows:

Knight School Township in the sum of $10,000.00
John Albecker in the sum of 1,500.00
Fred B. Warner in the sum of 2,000.00
George L. Vann in the sum of 3,500.00

and asking that re-viewers be appointed as provided by law.

And the Board having examined said remonstrance finds the same to be in form as required by law.

It is therefore ordered that D. A. Cox, George Stockfleth and Fred. W. Buente, all of Vanderburgh County, Indiana, be and they are hereby appointed re-viewers of said proposed highway, for the purpose of passing upon the utility of said proposed highway, and also assaying damages, if any, that would be sustained by the opening of the said highway.
And it is further ordered that said reviewers meet at the office of the County Auditor, on Monday the 15 day of September 1913, at 9 o’clock, and after being duly qualified proceed to make such review, and report the result thereof at the next regular term of this Board.

In the Matter of the Petition of the Forest Hills Co. for Change of location of Highways.

Comes now the Forest Hills Co. and present to the Board their petition praying for the change of location of three certain public highways in Pigeon Township, Vanderburgh County, Indiana, known in the plat of Forest Hills as Marion Ave., Park Lane, and Oak Drive, and said petitioners also file and present an affidavit of Henry E. Dreier that notice was given of filing of said petition for more than twenty (20) days before the first day of the present term of this board, by posting copies of said notice in three public places in the neighborhood of said proposed highway, and the board having heard the evidence and being sufficiently advised in the premises, finds that said petition is signed by the Forest Hills Co., which company is the sole owners of all the land through which the said highways now pass and will pass upon the change of location being granted, and that due and legal notice of presenting of said petition was given by posting notices as required by law.

It is therefore ordered by the board that Wm. Hayes, Fred Reitz and Moses Stinchfield, be and they are, hereby appointed viewers to view said proposed change of location of said highways as set forth in the petition, and that said viewers view said change of location as required by law, and that they mark and lay out the same in accordance with the plat filed by said Forest Hills Co., and that said viewers meet at the office of the County Auditor in the Court House on Thursday the 11th day of September at 9 o’clock to qualify as such viewers and that they report their proceedings to this board at the ensuing October Term thereof and this matter is continued.

On motion the board adjourned to meet Monday Sept. 8 at 10 o’clock.
Monday Sept. 8, 1913

The Board of Commissioners of Vanderburgh County, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg and Henry Helfrich Jr. members composing the Board.

The minutes of the last meeting were read and approved.

Order of the Board of Commissioners Granting a renewal of Liquor License.

Comes now J. E. Pemberton, Jacob Timberlake, Geo. Heberer and Geo. Paul and present to the board their applications for renewal of license to sell intoxicating liquor at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same are hereby granted to said applicants as in said applications described for the term of one year. To J. E. Pemberton, Jacob Timberlake, Geo. Heberer from Sept. 9, 1913. To Geo. Paul from Sept. 10, 1913.

On motion the Board adjourned to meet Thursday Sept. 11 at 10 o'clock.

COMMISSIONERS

Thursday Sept. 11, 1913

The Board of Commissioners of Vanderburgh County, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg and Henry Helfrich Jr. members composing the Board.

The minutes of the last meeting were read and approved.

Order of the Board of Commissioners Granting a renewal of Liquor License.

Comes now John H. Thomas, Edward Steier and Frank J. Steckler and present to the board their applications for renewals of license to sell intoxicating liquor at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.
And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same are hereby granted to said applicants as in said applications described for the term of one year. To John J. Thomas and Edward Steier from Sept. 12, 1913. To Frank J. Steckler from Sept. 14, 1913.

**Tax Levy for Repair of Gravel Roads**

It is now here ordered by the board of County Commissioners of Vanderburgh County, State of Indiana, that there shall be in the year 1914 assessed and collected as other taxes are assessed and collected the sum of five and one-half (5½) cents upon each one hundred (100) dollars worth of taxable property in Vanderburgh County which money when so collected, shall be paid into the County Treasury and shall constitute a separate and specific fund known as the "Gravel Road Fund," to be used for the repairs of the Free Gravel Roads of said county as provided by law.

**Tax Levy for payment of Nasadavi Road Bonds**

It is now here ordered by the Board of Commissioners of Vanderburgh County, State of Indiana, that there shall be in the year 1914, assessed and collected as other taxes are assessed and collected, the following sums upon each one hundred (100) dollars worth of taxable property of the respective Townships of Vanderburgh County, as follows:

<table>
<thead>
<tr>
<th>Township</th>
<th>Cents</th>
<th>Dollars Worth of Taxable Property</th>
</tr>
</thead>
<tbody>
<tr>
<td>Knight Township</td>
<td>60</td>
<td>100</td>
</tr>
<tr>
<td>Center</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Scott</td>
<td>55</td>
<td>100</td>
</tr>
<tr>
<td>Perry Proper</td>
<td>5</td>
<td>100</td>
</tr>
<tr>
<td>German</td>
<td>55</td>
<td>100</td>
</tr>
<tr>
<td>Pigeon Proper</td>
<td>6</td>
<td>100</td>
</tr>
<tr>
<td>Armstrong</td>
<td>40</td>
<td>100</td>
</tr>
</tbody>
</table>

Which money when so collected shall be paid into the County Treasury of said County and shall be kept to the credit of said respective Townships in the amounts such assessments yields, as a separate and specific funds for the purpose of being and the same shall be, applied to the payment, as they mature, of the bonds and interest thereon, heretofore issued and sold to pay for the construction, in said Townships respectively of such roads as may have been heretofore ordered by this board as by law provided.
Tax Levy for Payment of
Preliminary Expense of Gravel Roads.

It is now here ordered by the Board of County Commissioners of Vanderburgh County, State of Indiana, that there shall be in the year 1914 assessed and collected as other taxes are assessed and collected, the following sums upon each one hundred (100) dollars worth of taxable property of the respective Townships of Vanderburgh County as follows:

Center Township two (2) cents upon each one hundred (100) dollars taxable property
Knight " one (1) " " " (100) " " "
Scott " one (1) " " " (100) " " "

which money when so collected shall be paid into the County Treasury of said County and shall constitute a separate and specific fund known as the "Gravel Road Preliminary Expense Fund" and shall be applied to the payment of preliminary expenses which have been advanced by said County for the improvement of new or established highways as provided by law.

On motion the Board adjourned to meet, Monday, September 15, 1913, at 10 o'clock A.M.

Henry W. Heartz
John W. L. Burton
H. W. Bullard
COMMISSIONERS.
IN VACATION

Assignment of Tax Certificate No. 10 Sale of 1911

For Value Received, we, JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of MEEK & SKILLMAN, hereby assign the within Certificate to Meek & Hamilton. All without recourse on us.

Witness our hands this 6th Day of December, 1912.

Jno. T. Meek
Horace Skillman

State of Indiana
Decatur County, SS.

Before me the undersigned, a Notary Public in and for said County, personally appeared JOHN T. MECK and HORACE SKILLMAN, sole members of the firm of Meek & Skillman and acknowledged the execution of the above assignment.

Witness my hand and seal this 6th Day of December 1912.

Flora Osting
Notary Public


TAX TITLE DEED.

Whereas, Meek & Hamilton did on the 10th day of September 1913, produce to the undersigned, Charles P. Beard, Auditor of the County of Vanderburgh, in the State of Indiana, a certificate of purchase, in writing, bearing date the 13th day of February 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Meek & Skillman did, on the 13th day of February 1911 purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to them for the sum of Eighteen Dollars and thirty-nine Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Ruth D. Caldwell for the non-payment of taxes, costs and charges for the year 1910 and previous years namely:

Three Fourths (3/4) of lot twenty-two (22)
Block Four (4) Ballards Addition.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Meek & Hamilton assignees is the legal Owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Ruth D. Caldwell nor any person in her behalf having paid or tendered the amount due the said Meek & Hamilton on account of the aforesaid purchase, and for the taxes by them since paid; and the said Meek & Hamilton having demanded a Deed for the tract of land mentioned in said certificate, and which
was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

Therefore, this indenture, made this 10th day of September 1913 between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Meek & Hamilton of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part their heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Three fourths (3/4) of lot twenty-two (22)
block four (4) Ballard's Addition.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

In Testimony Whereof, the said Charles P. Beard
Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Bond of
County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

In witness Whereof, I have hereunto set my hand and
seal this 10th day of September 1913.

My Commission expires Feb. 5, 1917

Mabel Zumstein (SEAL.)
Assignment of Tax Certificate No. 26 Sale of 1911.

For Value Received, we, JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of MEEK & SKILLMAN, hereby assign the within Certificate to Meek & Hamilton. All without recourse on us.

Witness our hands this 6th Day of December, 1912.

Jno. T. Meek
Horace Skillman

State of Indiana
Decatur County, SS.

Before me the undersigned, a Notary Public in and for said County, personally appeared JOHN T. MEek and HORACE SKILLMAN sole members of the firm of Meek & Skillman and acknowledged the execution of the above assignment.

Witness my hand and seal this 6th Day of December, 1912.

Flora Oding
Notary Public


TAX TITLE DEED.

WHEREAS, Meek & Hamilton did on the 10th day of September 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, a certificate of purchase, in writing, bearing date the 13th day of February 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Meek & Skillman did, on the 13th day of February 1911 purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to them for the sum of Six Dollars and fifty-three Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of William S. Evans for the non-payment of taxes, costs and charges for the years 1910 and previous years namely:

Twenty-five (25) feet Middle part
Lot forty-two (42) Swings Addition.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Meek and Hamilton assignees is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said William S. Evans nor any person in his behalf having paid or tendered the amount due the said Meek & Hamilton on account of the aforesaid purchase, and for the taxes by them since paid; and the said Meek & Hamilton having demanded a Deed for the tract of land mentioned in said certificate, and which
was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified, and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, Made this 10th day of September 1913 between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Meek & Hamilton of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part their heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Twenty-five (25) feet Middle part
Lot forty-two (42) Ewing's Addition.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said county, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 10th day of September 1913.

Mabel Zumstein (SEAL)

Assignment of Tax Certificate No. 29 Sale of 1911.

For Value Received, we, JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of MEEK & SKILLMAN, hereby assign the within Certificate to Meek & Hamilton, All without recourse on us.

Witness our hands this 6th Day of December, 1912.

Jno. T. Meek
Horace Skillman

State of Indiana
Decatur County, SS.

Before me the undersigned, a Notary Public in and for said County, personally appeared JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of Meek & Skillman, and acknowledged the execution of the above assignment.

Witness my hand and seal this 6th Day of December, 1912.

Flora Oesting
Notary Public.

TAX TITLE DEED.

WHEREAS, Meek & Hamilton did on the 10th day of September 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, a certificate of purchase, in writing bearing date the 13th day of February 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Meek & Skillman did, on the 13th day of February 1911 purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this indenture described, and which lot was sold to them for the sum of Seven Dollars and three Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Albert Langer for the non-payment of taxes, costs and charges for the years 1910 and previous years namely:

Lot five (5) Block four (4) Arnold & Eickel's Addition.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Meek & Hamilton assignees is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Albert Langer nor any person in his behalf having paid or tendered the amount due the said Meek & Hamilton on account of the aforesaid purchase, and for the taxes by them since paid; and the said Meek & Hamilton having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of
the tract above described that would sell for the amount due therefor for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, Made this 10th day of September 1913 between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Meek & Hamilton of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part their heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot five (5), Block four (4) Arnold & Eikel's Addition.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 10th day of September 1913.

Mabel Zumstein  (SEAL)

Assignment of Tax Certificate No. 26 Sale of 1911.

For Value Received, we, JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of MEEK & SKILLMAN, hereby assign the within Certificate to Meek & Hamilton. All without recourse on us

Witness our hands this 6th Day of December, 1912.

Jno. T. Meek
Horse Skillman

State of Indiana
Decatur County, SS.

Before me the undersigned, a Notary Public in and for said County, personally appeared JOHN T. MEEK and HORACE SKILLMAN sole members of the firm of Meek & Skillman and acknowledged the execution of the above assignment.

Witness my hand and seal this 6th Day of December, 1912.

Flore Osting
Notary Public

My Commission expires June 11, 1916

TAX TITLE DEED.

WHEREAS, Meek & Hamilton did on the 10th day of September 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, a certificate of purchase, in writing, bearing date the 13th day of February 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Meek & Skillman did, on the 13th day of February 1911 purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to them for the sum of Seven Dollars and three Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Frank Langer for the non-payment of taxes, costs and charges for the years 1910 and previous years namely:

Lot four (4) Block four (4)
Arnold & Eichel's Addition.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Meek & Hamilton assignees is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Frank Langer nor any person in his behalf having paid or tendered the amount due the said Meek & Hamilton on account of the aforesaid purchase, and for the taxes by them since paid; and the said Meek & Hamilton having demanded a Deed for the tract of land mentioned in said certificate and which was the least quantity of the tract above described that would sell for the amount due thereon.
for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, made this 10th day of September 1913 between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Meek & Hamilton of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part their heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot four (4) Block four (4)
Arnold & Etchel's Addition.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS.

Before me, the undersigned Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 10th day of September 1913.

Mabel Zumstein (SEAL)

My Commission expires Feb. 5, 1917

For Value Received, we, JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of MEEK & SKILLMAN, hereby assign the within Certificate to Meek & Hamilton. All without recourse on us

Witness our hands this 6th Day of December, 1912.

Jno T. Meek
Horace Skillman

State of Indiana
Decatur County, SS.

Before me the undersigned, a Notary Public in and for said County, personally appeared JOHN T. MEEK and HORACE SKILLMAN sole members of the firm of Meek & Skillman and acknowledged the execution of the above assignment.

Witness my hand and seal this 6th Day of December, 1912.

Flora Osting
Notary Public

My Commission expires June 11, 1916

TAX TITLE DEED.

WHEREAS, Meek & Hamilton did on the 10th day of September 1913, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, a certificate of purchase, in writing, bearing date of the 13th day of February 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that Meek & Skillman did, on the 13th day of February 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to them for the sum of Fifty-nine Dollars and ninety-three Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Akin Packing Company for the non-payment of taxes, costs and charges for the year 1910 and previous years namely:

Part of the Northeast quarter (1/4) of the Northwest quarter (1/4) of Section Sixteen (16) Township Six (6) South, Range Ten (10) West, Six and four hundredths (6.04) acres.

Part of the Northeast quarter (1/4) of the Northwest quarter (1/4) of Section Sixteen (16) Township Six (6) South, Range Ten (10) West, Six and four hundredths (6.04) acres.

Part of the South Half (1/2) of the Northwest quarter (1/4) of Section Sixteen (16) Township Six (6) South, Range Ten (10) West, Seventy-four hundredths (.74) Acre.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale
of said lands, and it appearing that the said Meek & Hamilton assignees is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Akin Packing Company nor any person in their behalf having paid or tendered the amount due the said Meek & Hamilton on account of the aforesaid purchase, and for the taxes by them since paid; and the said Meek & Hamilton having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, Made this 10th day of September 1913 between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Meek & Hamilton of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part their heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Part of the Northeast quarter (1/4) of the Northwest quarter (1/4) of Section Sixteen (16) Township Six (6) South, Range Ten (10) West, Six and four hundredths (6.04) Acres.

Part of the Northeast quarter (1/4) of the Northwest quarter (1/4) of Section Sixteen (16) Township Six (6) South, Range Ten (10) West, Six and four hundredths (6.04) Acres.

Part of the South Half (1/2) of the Northwest quarter (1/4) of Section Sixteen (16) Township Six (6) South, Range Ten (10) West, Seventy-four hundredths (.74) Acre.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard

(SEAL)

Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.
STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 10th day of September 1913.

Mabel Zumstein (SEAL)

Monday, September 15, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Ira Wiltshire, Wm. J. Mace, F. M. Gentry, Nathan Wolf, and Chas. Ruhl, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 15th day of September, 1913, to Ira Wiltshire, and for the term of one year each from the 17th day of September, 1913, to Wm. J. Mace and F. M. Gentry, and for the term of one year each from the 16th day of September, 1913, to Nathan Wolf, and Chas. Ruhl.

Annual Convention of County Commissioners.

Whereas the 10th Annual Convention of the County Commissioners of Indiana, meets in Gary, Indiana on September 17th, 1913, and whereas, the information to be gained by the Board of County Commissioners will be of benefit to the transaction of public business, and it being an indispensable public necessity, it is therefore on motion ordered that the said Board attend said meeting and that the actual expenses of such attendance be and the same is hereby ordered to be paid out of the County funds.

In the Matter of the appointment of a Justice of the Peace, for Perry Township.

Whereas John M. Bryant duly elected and qualified as Justice of the Peace in and for Perry Township, Vanderburgh County, State of Indiana, and

Whereas the said John M. Bryant was on the 5th day of September, 1913 removed from office by order of the Vanderburgh Circuit Court of Vanderburgh County, Indiana duly entered of record, thereby creating a vacancy in the office of Justice of the Peace of said Perry Township, County and State aforesaid, and

Whereas it is the duty of said Board of County Commissioners to fill said vacancy.

Therefore be it ordered that Francis H. Wood a resident of said Township, a qualified person in every respect to hold said office of Justice of the Peace, is hereby appointed to fill the unexpired term of said John M. Bryant, or until his successor is elected and qualified. The said appointment to take effect on and after the said Francis H. Wood duly
Board of Commissioners, Vanderburgh County, Indiana, 

qualifies to hold said office as by Statute required.

On motion the Board adjourned to meet, Monday, September 22, 1913, at 10 o'clock A.M.

Henry W. Hartig

John W. Wimberg

Henry Helfrich Jr.

COMMISSIONERS.

Monday, September 22, 1913.

The board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now John Egli and Dave Wolf, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notice and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 22nd day of September; 1913, to John Egli, and for the term of one year from the 23rd day of September, 1913, to Dave Wolf.

Administrator appointment of Agent.

Comes now David A. Steel, administrator of the estate of Charles D. Gunter, deceased, and presents to the board his application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Charles D. Gunter, deceased, by Clyde Gunter as agent for said administrator.

And the board having examined said application and being sufficiently advised in the premises finds for the said applicant and that he is entitled to continue the sale of intoxicating liquors under said license by Clyde Gunter as his agent.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said David A. Steel as such administrator to continue the sale of intoxicating liquors under said license by Clyde Gunter as his agent.
On motion an extension of 30 days time was granted to the Art Metal Construction Company on their contract for Metal filing cases for Vanderburgh County.

On motion the Board adjourned to meet, Thursday, September 25, 1913, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.

Thursday, September 25, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Ord'r of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Joseph Ziegler, and Chas. N. Humphreys, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 27th day of September, 1913, to Joseph Ziegler, and for the term of one year from the 26th day of September, 1913, to Chas. N. Humphreys.

In the matter of the application of Paul J. Scheller, for permit to lay gas mains in and along the highways of German, Perry & Pigeon Townships.

The board having determined on the exact form of a grant and permit to Paul J. Scheller to lay gas mains in, along and under the highways of German Township, Perry Township outside of the corporate limits of the Town of Howell and Pigeon Township outside of the corporate limits of the City of Evansville. The board now fixes the 16th day of October 1913 as the time for the final consideration of said permit and grant and the said Scheller shall give due notice by publication in the Evansville Courier and Journal News, newspapers of general circulation printed in the English language in the County of Vanderburgh, of a public hearing of said permit and grant by the Board on said date as required by an Act of the General Assembly approved March 6th 1913. (Acts 1913 P.285)
On Motion the Board adjourned to meet, Monday, September 29, 1913, at 10 o’clock A.M.

Henry W. Hartig 

John W. Kimberg

Henry Helfrich Jr.

COMMISSIONERS.

Monday, September 29, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Kimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now E. W. Fischer, Joseph A. Schenk, Emanuel J. Newman, Geo. Eckstein, Joe Peters and P. E. Hampton, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 30th day of September, 1913, to E. W. Fischer, and for the term of one year each from the 1st day of October, 1913, to Joseph A. Schenk, Emanuel J. Newman, Geo. Eckstein, Joe Peters, and for the term of one year from the 2nd day of October, 1913, to P. E. Hampton.

Wholesalers application For New License.

Comes now M. J. Reising & Co., W. H. Thomas and S. Kuhn’s Sons wholesalers of intoxicating liquor, and present their application for a Wholesaler’s License to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such Wholesalers, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in its applications, together with a copy of notice of said applications by them published and proof of due publication of said notices.

And the board having examined said applications and notices and proofs of publications, and being sufficiently advised in the premises, finds for the said applicants that they are entitled to licenses as prayed for in said applications.
It is therefore ordered and adjudged by the Board that a wholesale license be granted to said applicants as in said applications described for the term of one year each from the 2nd day of October, 1913.

On motion the Board adjourned to meet, Thursday, October 2, 1913, at 10 o'clock A.M.

Henry W. Hartig
John W. Winberg
Henry Helfrich Jr.


Thursday, October 2, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of License to Sell Intoxicating Liquors.

Comes now Folz & Folz, Ferdinand A. Schenk, Chas. Koffitz, Andrew Koch, Wm. Sale and Henry J. B. Hagedorn, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 4th day of October, 1913, to Folz & Folz, and for the term of one year each from the 5th day of October, 1913, to Ferdinand A. Schenk, Chas. Koffitz, Andrew Koch, Wm. Sale and Henry J. B. Hagedorn.

Plans & Specifications for Painting Basement of Court House Adopted.

On Motion plans and specifications for painting the corridors and certain rooms in basement of the Court House were adopted and the Auditor was ordered to advertise for bids to be received on same on October 30th, 1913, at 10 A.M.

On Motion Jas. O. Saunders was appointed Superintendent of the Construction of the retaining wall on approaches to Smith Bridge on Boundary Line between Posey & Vanderburgh Counties.

On Motion the Board adjourned sine die.

Henry W. Hartig
John W. Winberg
Henry Helfrich Jr.
Monday, October 6, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Richard Pennington, Gus Dugan, Alfred Spillman, Fred Frank, Geo. Hanekamp and Louis C. Hill, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the each term of one year from the 6th day of October, 1913, to Richard Pennington and Gus Dugan, and for the term of one year from the 7th day of October, 1913, to Alfred Spillman, and for the term of one year each from the 8th day of October, 1913, to Geo. Hanekamp, and Fred Frank, and Louis C. Hill.

Order of the Board of Commissioners Granting A Transfer of Location of Liquor License.

Comes now John Andrese and presents to the board his application for leave to move his place of business for the sale of intoxicating liquors at retail as described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicant as in said application prayed for.

Order of the Board of Commissioners Granting Permission to sell and Transfer a Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.
Board of Commissioners, Vanderburgh County, Indiana, October 6, 1914

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>H. C. Judith</td>
<td>Ed. T. Brown</td>
<td>801 Harriett St.</td>
<td>June 8-1914</td>
</tr>
<tr>
<td>Henry Mental</td>
<td>Meyer &amp; Cohen</td>
<td>1401 E. Col. St.</td>
<td>June 14-1914</td>
</tr>
<tr>
<td>Peter Kirsch</td>
<td>Henry Mental</td>
<td>1201 W. Ohio St.</td>
<td>Oct. 24-1913</td>
</tr>
<tr>
<td>Peter Schindler</td>
<td>Frick &amp; Whitekirk</td>
<td>830 W. Franklin</td>
<td>Dec. 2-1913</td>
</tr>
<tr>
<td>M. Hallart</td>
<td>Harvey W. Utley</td>
<td>701 Main St.</td>
<td>July 31-1914</td>
</tr>
<tr>
<td>Harry Mickelson</td>
<td>George Hanakamp</td>
<td>200 Lincoln Ave.</td>
<td>Oct. 8-1913</td>
</tr>
<tr>
<td>Schmidt &amp; Zimmerman</td>
<td>Jacob S. Schmidt</td>
<td>Ace Motel</td>
<td>Mar. 15-1914</td>
</tr>
<tr>
<td>E. M. Craig</td>
<td>John Witt</td>
<td>1210 St. Joseph</td>
<td>Jan. 3-1914</td>
</tr>
<tr>
<td>Carl Martin</td>
<td>Henry Hillenbrand</td>
<td>229 Clark St.</td>
<td>Mar. 13-1914</td>
</tr>
<tr>
<td>Geo. Meredith</td>
<td>Lowrance &amp; Wilder</td>
<td>1517 Harriett St.</td>
<td>Aug. 1-1914</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Specifications adopted for Books, Blanks etc.

On Motion specifications for Blank Books, Blanks, Stationary, Printing were adopted to be used during the year 1914.

Permission to lay sewer pipe along Leslie Ave. Iglehart Park in Perry Township.

Comes now Addison W. Igleheart and files his petition in the following words and figures to-wit:

STATE OF INDIANA

SS:

VANDERBURGH COUNTY

BEFORE THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY:

The undersigned Addison W. Igleheart respectfully shows to this honorable court that he is the owner of certain real estate in Vanderburgh County designated by a public plat as Iglehart Park, an addition to the city of Evansville; that one of the streets established in said real estate is designated as Leslie Avenue, which street is a public highway in said county and outside the corporate limits of any city or town.
This petition further shows to the court that he desires to provide for drainage for his property and other property in said neighborhood and for that purpose desires to construct on and along said Leslie Avenue an underground drain or sewer, and he hereby requests that this Honorable Board will permit him to make the necessary excavations in said street for the purpose of installing said sewer, the same to be on that part of Leslie Avenue beginning at the south at its intersection with Decker Road and running thence north to Cook Avenue, the same to be on the east side of Leslie Avenue.

SIGNED this 6 day of October, 1913.

Addison W. Igleheart.

And the Board having considered said petition permission is hereby granted said petitioner to lay said drain or sewer as petitioned for, subject however to the condition that said petitioner restore said highway to safe condition for travel, to the satisfaction of the board.

Public Utilities Co. to remove stumps etc.

On motion the Auditor was ordered to notify the Public Utilities Company to remove stumps of their poles on west Heights Road, to repair tracks on Bunker Hill, also repair crossing at Bowers Station on Princeton Traction Line.

On Motion the Board adjourned to meet, Thursday, October 9, 1913, at 10 o'clock A.M.
Thursday, October 9, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Vinberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Licor License.

Comes now Marshall White, Krack Bros. Frank Neff, and Dale Hubbard, and presents to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 9th day of October 1913, to Marshall White and Krack Bros. and for the term of one year each from the 12th day of October 1913, to Frank Neff and Dale Hubbard.

Report of Reviewers on Bell Street Extension

Comes now D. A. Cox and Fred W. Buente two of the reviewers heretofore appointed to review the line of said proposed highway for the purpose of determining whether the same would be of public utility and of assessing damages if any that would be sustained by Geo. L. Vann, Fred B. Warner, John Albecker and Knight School Township all of whom have heretofore remonstrated against the opening of said proposed highway and comes now said John Albecker and files his objection to the report of said reviewers and it appearing to the board that through inadvertence and mistake the order to review said proposed highway and the notice of appointment of said reviewers failed to order and direct said reviewers to determine and report whether said proposed highway would be of public utility the County Auditor is directed to amend said order of review and notice of appointment according to administer or cause to be administered the said reviewers the oath prescribed by law.

In the matter of the petition of Forest Hills Company for a change in location of Highways.

Comes now William Heyns, Moses Stinchfield, and Fred Reitz, viewers heretofore appointed by the Board at its September Term, 1913, to view the proposed change of highways in Pigeon Township, Vanderburgh County, Indiana, and now file and present to the Board their report herein, which said report is in the words and figures following:—
We, the undersigned, viewers, who were appointed by your Honorable Body at your regular September Term, 1913, to view the proposed changes of highways in Pigeon Township, Vanderburgh County, Indiana, as petitioned for by the Forest Hills Company have discharged the duty assigned us and submit to you the following report to wit:

We met as directed in the order hereunto attached and made a part hereof, and after being qualified as appears herein, proceeded to view such proposed change from the following described route as to Marion Avenue.

Beginning at a point which is the south-west corner of lot number one-hundred fourteen (114) Forest Hills extending the south eighty degrees and fifty-three minutes west to the south-west corner of lot number ninety-two (92) in said Addition, thence south forty-five (45) degrees and thirty-nine (39) minutes east a distance of twenty (20) feet, thence southeasterly to a point of intersection with the west side of Oak Drive as shown on Plat of Forest Hills.

To the following described route, to wit:

A highway forty-five (45) feet in width located between lots number eighty-seven and eighty-six (87 and 86) on the one side, and lots number eighty-eight and eighty-nine (88 and 89) on the other side, of Forest Hills, extending from Marion Avenue north-westwardly to Oak Drive as shown on Plat of Forest Hills.

To the following described route, to wit:

Commencing at a point which is the south-west corner of lot number one-hundred fourteen (114) Forest Hills, extending thence north-westwardly to the north-west corner of lot number one hundred and ten (110) of the Plat of Forest Hills, thence north-westwardly along the east line of Marion Avenue to a point where a line forty (40) feet south of the north line of Park Lane intersects said line of Marion Avenue, thence north-westwardly parallel with the north line thereof to a point forty (40) feet west of the west line of said lot number one hundred and ten (110) thence north-eastwardly to the south line of Marion Avenue, thence eastwardly to the place of beginning.

As to Park Lane from the following described route, to wit:

A highway forty (40) feet in width extending from Marion Avenue north-westwardly to Richard Boulevard, lying between lots eighty-one, eighty-two, eighty-three, eighty-four, eighty-five, eighty-six, eighty-seven, eighty-nine, ninety and ninety-one (81-82-83-84-85-86-87-89-90-91), on the west side and lots one-hundred four, one hundred twenty-two, one hundred twenty-one, one hundred twenty, one hundred nineteen, one hundred eighteen, one hundred seventeen, one hundred sixteen and one hundred fifteen (104-122-121-120-119-118-117-116-115) on the east side as shown on Plat of Forest Hills, and to the following described route, to wit:

Commencing at a point on the east line of Marion Avenue fifty-six (56) feet north-westwardly from the south-west corner of lot number ninety-two (92) Plat of Forest Hills, thence north-eastwardly on a curved line to a point forty (40) feet west of the west line of lot number one hundred ten (110) of said Plat, thence north-westwardly forty (40) feet, thence in a north-westwardly direction and parallel to the south line thereof to the west line of Marion Avenue, thence north-westwardly to the place of beginning.

That we have laid out said highways as described in the new location to the width of forty (40) feet, and in our opinion the public will not be materially injured by such proposed change, and we are of the opinion that such changes of highway will be of public utility.

Respectfully submitted,

Moses Steinfield,

William Heyns,

Fred Reitz,
And the Board having examined the report of viewers, and being fully advised, finds that the petition ought to be granted.

It is now therefore ordered by the Board that permission be, and the same is hereby given to the said petitioners to change the said highways, to-wit: Marion Avenue, Park Lane and Oak Drive in Forest Hills, from their present location as set out above to the new location as also set out above, and that said highways as changed and re-located, be recorded as public highways of the width of 50 feet, and the trustee of said Pigeon Township is hereby directed and ordered to cause said new highways to be opened, and kept in repair as other public highways in the county, and the auditor is hereby directed to transmit a copy of this order to said trustee of Pigeon Township.

On Motion the Board adjourned to meet, Monday, October 13, 1913, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.

Monday, October 13, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. Kuhlenhoelter and Wm. H. Reinhau and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 15th day of October, 1913.

On Motion the Board adjourned to meet, Thursday, October 16, 1913, at 10 o'clock A.M. this being a Legal Holiday.

[Signatures]

COMMISSIONERS.
Thursday, October 16, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Nick Keil Jr. and Egidious Buchenberg & present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publications of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 16th day of October 1913, to Nick Keil Jr. and for the term of one year from the 18th day of October, 1913, to Egidious Buchenberg.

In the Matter of the application of Paul J. Scheller, for permit to lay gas mains in and along the highways of German, Perry & Pigeon Townships.

Comes now Paul J. Scheller and files his affidavit showing that on the 7th day of October 1913, he posted in ten public places in Vanderburgh and likewise at the door of the Court House in the City of Evansville Indiana, a notice that on the 16th day of October 1913 at 10: A.M. the board of Commissioners of Vanderburgh County in their room in the Court House in the said City of Evansville would grant a public hearing on a certain franchise tentatively agreed to by said Board with said Scheller, granting to him the right to lay gas mains and service pipes in under and along certain highways of said County; and said Scheller also files with the Board proof of the publication of a similar notice in the Evansville Courier and the Journal News both daily newspapers of general circulation printed and published in the English language in said County of Vanderburgh; both of which said publications contained a full and complete text of said franchise and having been published on the fourth day of October 1913.

And the Board having examined said proofs of posting and publication now finds the same to conform with the requirements of the Statute and the Board now postpones final action said franchise until Friday, October 17th 1913.

Report of Re-viewers on Bell Street extension.

Comes now D. A. Cox & Fred W. Buentes heretofore appointed as re-viewers to review a certain highway, heretofore particularly described, and file and present their amended report, which said report is in the words and figures following to-wit: --
ROAD REVIEWERS' REPORT.

To the Honorable Board of Commissioners of Vanderburgh County, Indiana:

We, the undersigned reviewers, who were appointed by your honorable body at your regular September Term, 1913, to review a proposed highway, as petitioned for by Louis H. Legler et al., for the purpose of assessing the damage, if any, that would be sustained by opening the same through the lands of Geo. L. Vann, Fred B. Warner, John Albecker, Knight School rep. and determining as to its public utility, have discharged the duty assigned us, and submit to you the following report, to-wit:

Five days' notice having been given us by said demonstrator herein, we met as directed in the order hereunto attached and made a part hereof, and after being duly qualified as appears herein, proceeded to make such review and find that the said proposed highway to be sixty (60) feet is width, and

Commencing at a point in the center of Bell Street, in the city of Evansville, in said County and State, which said point is Six hundred and sixty (660) feet south of the Northeast corner of the Northeast Quarter (1/4) of the Southwest Quarter (1/4) of Section Twenty-eight (28), in Town Six (6), South, in Range Ten (10), West, in said County and State; and running thence, from said point and place of beginning east, along the line of said Bell Street, extended to the center of Harlan Avenue; then north, Thirty-eight (38) feet; thence due east to the East line of the West half (1/2) of the West half (1/2) of the Southwest quarter (1/4) of Section Twenty-six (26), in Town Six (6), South, Range Ten (10), West, in said County and State; the same and said terminus being the West side of Walnut Lane.

Said proposed highway to be sixty (60) feet in width, that is, Thirty (30) feet on each side of said line herein above described; and all of said proposed highway being situate in the said County of Vanderburgh and State of Indiana. Said proposed highway, herein petitioned for and sought to be located and established, will pass along, upon and over the lands of the following named persons, to-wit:—"John Albecker, Caroline Still, Swanson Place (a recorded plat), Runnymede Land and Investment Company (a corporation) Louis Sieffert, Verona A. Koos, Schneider's Place (a recorded plat). John Kohl, Philomena Bost, Somona Place (a recorded plat); Kate Schneider, Reuben P. Hughes, Washington Terrace (a recorded plat), Lesler Heights (a recorded plat) Richard T. Lesler, Bernardin Real Estate Company (a corporation), Fred B. Warner, George L. Vann, John R. Mitchell, The City of Evansville in said Vanderburgh County, Knight School Township in said Vanderburgh County, Louis W. Winterheimer as the Trustee of said Knight Township, Edward Stickelman, Samuel A. Rickwood, and Edward Smith, as the Members of the Board of Public Works of said City of Evansville, and Hannah Jane Woods, Illinois Central R.R. Co. (a corporation)

And the undersigned respectfully report that by reason of the location of the above highway Knight School Township will be damaged $200.00 and that George L. Vann, Fred B. Warner and John Albecker will not be damaged and that said proposed highway would be of public utility.

D. A. Cox
REVIEWERS.
Fred W. Buente

And the Board having examined said report of said reviewers and being sufficiently advised finds that the damages assessed by said reviewers are not excessive but in all respects reasonable, and that said report of said reviewers ought to be approved.

It is therefore ordered by the board that the report of said reviewers be and the same is hereby approved; and that the said Knight School Township be and it is allowed the sum of $200.00 dollars damages herein and it is further ordered that the cost of the review and the damages assessed be paid by the petitioners herein within 30 days from this date and that upon payment of such damages by said petitioners said highway be recorded and opened to the width of 60 feet as set out in the petition, herein, and the report of the viewers and reviewers heretofore filed herein and that said highway be kept in repair as provided by law.
Friday, October 17, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

In the Matter of the Appointment of Coroner for Vanderburgh County.

WHEREAS, Wm Stemper, duly elected and qualified Coroner in and for Vanderburgh County, State of Indiana, died on the 13th day of October, 1913; and

WHEREAS on account of the death of said Wm. Stemper a vacancy exists in the office of Coroner of said Vanderburgh County, and State aforesaid; and

WHEREAS, it is the duty of the Board of Commissioners to fill said vacancy.

THEREFORE be it ordered that Neal W. Kerney, a resident of said Vanderburgh County, a qualified person in every respect to hold said office of Coroner, is hereby appointed to fill the unexpired term of said Wm. Stemper, or until his successor is elected and qualified.

The said appointment to take effect on and after said Neal W. Kerney duly qualifies to hold said office as by statute required.

In the Matter of the Recording of Calf Lane a Public Highway.

Comes now Henry W. Bockelman and Christine Bockelman, petitioners herein, by Cunningham and Ortmeier, their attorneys, and come also Jacob Karch, Elizabeth Karch, by Brill, Hatfield and Brady, their attorneys.

And the Board now finds that said petitioners filed in the office of the county auditor of Vanderburgh County, on the 24th day of April, 1913, their petition asking that the highway described in said petition be ascertained, described and entered of record.

And the board, after hearing the evidence, now further finds that notice of the filing of said petition and when the same would be considered was given by posting notice thereof in three (3) public places along the line of said highway more than twenty (20) days before the June session of this Board; and that personal notice of the filing of said petition and when the same would be considered was served upon Jacob Karch, Elizabeth Karch, Madison J. Bray, Joseph Wathen and Lena Wathen by the Sheriff of Vanderburgh County more than twenty (20) days before the June session of this board; and that all of said notices, both...
personal and posted, gave notice that said petition would be considered by this board on the 5th day of June, 1913; and that all of said notices were in due form and sufficient.

And the board, having heard the evidence and having inspected said highway, now finds for said petitioners and that the highway herein described has been used as a public highway by the public as hereinafter described for more than(20) years prior to the filing of said petition; and that said highway has not been recorded; and that said highway is described as follows, to-wit:

Beginning at the northwest corner of the northeast quarter of section number one (1), Township number seven (7) South, Range number ten (10) West, thence East along the North line of said quarter section a distance of seven (7) one-half (7 1/2) feet, thence South and parallel to the West line of said quarter section to a point seven and one-half (7 1/2) feet east of the Southwest corner of the Northwest quarter of said North-east quarter of said section number one (1), thence South in a straight line three hundred and seventy-six (376) feet; thence West and at right angles a distance of fifteen (15) feet; thence North and parallel to the East line of the Northwest quarter of said section number one (1) to the North line of said quarter section, thence East along said North line seven and one-half (7 1/2) feet to the place of beginning, provided however, that the west line of said road, along the place where the barn of Jacob and Elizabeth Karch now stands, as at present located, shall be the east line of said barn. All being in Knight Township, in the said County of Vanderburgh, State of Indiana; and that said highway is of the width of fifteen (15) feet and is known as calf Lane; and that said highway is located upon the lands and real estate of the following persons, to-wit:--

Henry W. Bockelman and Christine Bockelman, Jacob Karch and Elisabeth Karch, Madison J. Bray, Joseph Wathen and Bena Wathen.

It is therefore considered, ordered and adjudged by the board that said highway as above described be and the same is hereby ascertained, described and entered of record as a public highway of the width of fifteen (15) feet, and that the petitioners pay the costs hereinafter provided in the matter of the application of Paul J. Scheller, for permit to lay gas mains in and along the highways of German, Perry & Pigeon Townships.

 Came now Paul J. Scheller and the board takes up and considers the final determination of a certain franchise heretofore agreed to in tentative form with said Scheller and which was set for public hearing on October 16th 1913, and no objection or protests having been made of file to the granting of said franchise it was on motion agreed and ordered that said franchise which is in the following words and figures, to-wit:--

This agreement made and entered into this 17th day of October 1913, by and between the Board of Commissioners of the County of Vanderburgh, State of Indiana, hereinafter designated the "Board", and Paul J. Scheller of Vanderburgh County and State of Indiana, hereinafter designated the grantee, witnesseth:

Consent, permission and authority are hereby granted to said Paul J. Scheller, grantee, to lay down and maintain gas mains and service pipes along, across, under and through any and all public roads and highways in German township, Perry township and Pigeon township outside and beyond the corporate limits of the City of Evansville or the town of Howell in said Vanderburgh County for the purpose of conveying and distributing gas for light, heat and power purposes to the residents of said German, Perry and Pigeon townships, subject however to the following terms and conditions, to-wit:--

First: This permit is given for a term of twenty-five years from the date of its passage and ratification, provided however that should said grantee fail to begin the active and bona fide prosecution of the work herein contemplated on or before the first of May, 1914, then this permit and grant shall be null and void from and after such date.

Second: All gas mains and service pipes shall be laid and maintained not less than 34 inches below the surface of the ground in trenches at the outside edge or margin of the highways so as not to disturb the rock roadbed of improved highways, and said mains are to be so placed and maintained so as not to interfere with or obstruct travel through or the proper grading, working or drainage thereof.
Third: In the prosecution of the work herein contemplated the grantee shall not unnecessarily obstruct or injure any highway and shall with due diligence restore all places excavated to as good a state of repair and condition as the same was found, and to that end the Board reserves the right to order said grantee to cease further excavation until he shall have restored, to the satisfaction of the Board, that portion or those portions of the highways where excavations have been made. Said grantee shall and it is hereby made his imperative duty to properly safeguard barriers, lights and signals of warning all excavations, temporary obstructions and dangerous places so as to avoid damage or loss of life, limb and property.

Fourth: As a guarantee that the grantee will restore and maintain proper repair, as hereinabove provided, all portions of any highway disturbed by excavations for mains and services the said grantee shall, immediately following the passage and ratification of the permit and grant, deposit with the Treasurer of Vanderburgh County, Indiana, the sum of Three Hundred Dollars to the credit and subject to the order of the Board of Commissioners of Vanderburgh County, Indiana, and file his receipt therefor with the auditor of said county; said fund to be available at all times to said Board in the event said grantee should make default in the performance of any order to or on said grantee for the restoration or repair of any portion or portions of any highway disturbed or out of repair by reason of excavations made by said grantee and said grantee agrees and binds himself under penalty of forfeit to replace any sum paid out by order of said Board and to keep said deposit of Three Hundred Dollars intact during the term of this grant.

Fifth: Before said grantee begins the active prosecution of the work herein contemplated and as a condition precedent to the complete vesting of the grant herein given to make excavations in, on and along the highways herein mentioned and described, the said grantee shall execute and file with the Board of Commissioners of Vanderburgh County, Indiana, a bond payable to said Board in the sum of Five Thousand Dollars with good and sufficient surety to the satisfaction of said Board, which bond shall be conditioned for the faithful performance by said grantee, of each and every stipulation and agreement contained in this grant, and for the carrying out of all the terms and conditions thereof imposed on said grantee during the entire period covered thereby. Said bond shall be renewed at least every five years during the term of this grant or at any other time or times when the Board deems the security thereon inadequate or when such bond becomes impaired in amount by reason of demands, claims or otherwise.

Sixth: The term grantee where herein used shall be held to mean and include the successors or assigns of such grantee.

In testimony whereof the said Board of Commissioners of Vanderburgh County, Indiana, by Henry W. Hartig, John W. Wimberg and Henry Helfrich, its members, and also said grantee, Paul J. Scheller, have hereunto subscribed their names this, the day and date first above mentioned.

Henry W. Hartig
John W. Wimberg
Henry Helfrich Jr.

Paul J. Scheller

On Motion the Board adjourned to meet, Monday, October 20, 1913, at 10 o'clock A.M.
Monday, October 20, 1913.

The Board of Commissioners of Vanderburgh County, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Comes now August P. Hartig, Herb. White and Andy Limberger and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 20th day of October 1913, to August P. Hartig, and Herb. White, and for the term of one year from the 22nd day of October 1913, to Andy Limberger.

Bond of Neal W. Kerney, Coroner, Approved.

On Motion the Bond of Neal W. Kerney, Coroner of Vanderburgh County, Elected was approved in the sum of $5000.00.

On Motion the Board adjourned to meet, Thursday, October 23, 1913, at 10 o'clock A.M.

[Signatures of Commissioners]
Thursday, October 23, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Albert H. Meier, Adam Strupp, Henry L. Mental, Harvey G. Moore, and Wm. Werzner and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 23rd day of October 1913, to Albert H. Meier and Adam Strupp, and for the term of one year from the 24th day of October, 1913, to Henry Mental, and for the each term of one year from the 25th day of October, 1913, to Harvey G. Moore and Wm. Werzner.

On motion the Board adjourned to meet, Monday, October 27, 1913, at 10 o'clock A.M.

Henry W. Hartig
John W. Winberg
Henry Helfrich Jr.

COMMISSIONERS.
And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 27th day of October, 1913, to Gus Zeidler, David McDonald and Geo. A. Kroener, and for the term of one year from the 29th day of October, 1913, to Geo. W. Hunter.

Administrators appointment of Agent

Comes now Julia Pfitzner, administratrix of the estate of Gustav Pfitzner, deceased, and presents to the board her application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Gustav Pfitzner, deceased, by Walter A. Pfitzner as agent for said administratrix.

And the board, having examined said application and being sufficiently advised in the premises finds for the said applicant and that she is entitled to continue the sale of intoxicating liquors under said license by Walter A. Pfitzner as her agent.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said Julia Pfitzner as such administratrix to continue the sale of intoxicating liquors under said license by Walter A. Pfitzner as her agent.

Contract for Wiring

Auditor's Office.

On motion a contract was awarded to the Koelker Electric Company for wiring the Auditor's Office (Room #6) in the Court House for a sum not to exceed $55.00 and for fixtures for same for a sum not to exceed $36.00.

On motion the Board adjourned to meet, Thursday, October 30, 1913, at 10 o'clock A.M.
Thursday, October 30, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Timberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Geo. J. Mattrer, C. H. Bredenkamp and John J. Manning and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 1st day of November, 1913.

Contract for Painting Corridors & Certain Rooms in Basement of Ct. House.

This being the time set for opening bids for painting Corridors and certain rooms in the Basement of Court House. Comes now the various persons and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name of Bidder</th>
<th>Total Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>W. H. Meyer &amp; Co.</td>
<td>$800.00</td>
</tr>
<tr>
<td>Chas Daniels</td>
<td>$148.00</td>
</tr>
<tr>
<td>Harry E. Woods</td>
<td>$537.00</td>
</tr>
<tr>
<td>R. W. Settles</td>
<td>$775.00</td>
</tr>
</tbody>
</table>

And the Board having examined the various bids and being fully advised in the premises on motion do hereby award the contract to Harry E. Woods for the sum of $537.00.

On Motion R. W. Settles was appointed Superintendent of the said painting.

On Motion the Board adjourned Sine Die.

[Signatures]

COMMISSIONERS.
Monday, November 3, 1913.

The Board of Commissioners of Vanderburgh County, met this day pursuant to law, when present Henry W. Hartig, John W. Winberg, and Henry Heffrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Peter Aschoff and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application together with a copy of the notice of said application by him published and the proof of the due publication of said notices.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 3rd day of November, 1913.

Order of the Board of Commissioners Granting A Transfer of location Of Liquor License.

Comes now John Harrigan and presents to the board his application for leave to move his place of business for the sale of intoxicating liquors at retail as described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicant as in said application prayed for.

Order of the Board of Commissioners Granting Permission to sell and Transfer a Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vance Murphy</td>
<td>Harvey O. Herndon</td>
<td>1621 Main St.</td>
<td>Nov. 14-1913</td>
</tr>
<tr>
<td>Henry Hillenbrand</td>
<td>Frank F. Gwenther</td>
<td>229 Clark St.</td>
<td>Oct. 7-1914</td>
</tr>
<tr>
<td>Julie B. Herman Ams</td>
<td>Lloyd Buttermore</td>
<td>315 Lower 1st</td>
<td>July 5-1914</td>
</tr>
<tr>
<td>Jacob Tamerlance</td>
<td>D.B. Upton</td>
<td>134 Up. 5th</td>
<td>Sept 9-1914</td>
</tr>
<tr>
<td>Walter W. Ludwig</td>
<td>Clyde Gunter</td>
<td>210 Up. 1st</td>
<td>Feb. 4-1914</td>
</tr>
<tr>
<td>David A. Steel Ams</td>
<td></td>
<td>23 Main St.</td>
<td>July 1-1914</td>
</tr>
</tbody>
</table>
And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

On Motion the Board adjourned to meet, Thursday, November 6, 1913, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.

Thursday, November 6, 1913.

The Board of Commissioners of Vanderburgh County, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License

Comes now Henry Rosier, Lea McIntosh and WM. Wassmer and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proofs of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.
It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 9th day of November, 1913.

Wholesaler Application
For New License.

Comes now F. M. Petersheim (wholesaler) of intoxicating liquor, and presents its application for a Wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesaler, in quantities not less than one (1) gallon at a time, for one year upon the premises described in its application, together with a copy of notice of said applications by him published and proof of due publication of said notice.

And the Board having examined said applications and notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a Wholesale license be granted to said applicant as in said application described, for the term of one year from the 6th day of November, 1913.

Administrators appointment of Agent.

Comes now Edith Hawes administratrix of the estate of John Hawes, deceased, and presents to the board her application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said John Hawes, deceased, by John Frankenberger as agent for said administratrix.

And the board having examined said application and being sufficiently advised in the premises finds for the said applicant and that she is entitled to continue the sale of intoxicating liquors under said license by John Frankenberger as her agent.

It is therefore ordered and adjudged by the Board that permission be and the same is hereby granted to said Edith Hawes as such administratrix to continue the sale of intoxicating liquors under said license by John Frankenberger as her agent.

On Motion the Board adjourned to meet, Monday, November 10th, 1913, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Board of Commissioners, Vanderburgh County, Indiana, NOVEMBER 10, 1913.

Monday, November 10, 1913.

The Board of Commissioners of Vanderburgh County, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimber, and Henry Halfrick Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Ed. F. Pfisterer, Christ Backes and George Grimm, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 10th day of November, 1913, to Ed. F. Pfisterer, and for the term of one year each from the 10th day of November, 1913, to Christ Backes and George Grimm.

Permission to lay sewer pipe along Austin Street, Igleheart Park in Perry Township.

Comes now Addison W. Igleheart and files his petition in the following words and figures to wit:

State of Indiana

Vanderburgh County

The undersigned Addison W. Igleheart respectfully shows to this honorable court that he is the owner of certain real estate in Vanderburgh County designed by a public plat as Igleheart Park, an addition to the city of Evansville; that one of the streets established in said real estate is designed as Austin Street, which street is a public highway in said county and outside of the corporate limits of any city or town.

This petitioner further shows to the court that he desires to provide for drainage for his property and other property in said neighborhood and for that purpose desires to construct on Austin Street one hundred and seventy feet west then six hundred and fifty feet north in alley between Barker Ave., and Leslie Ave., an underground drain or sewer, and he hereby requests that this honorable Board will permit him to make the necessary excavation in said street and alley for the purpose of installing said sewer, the same to be on that part of Austin Street starting at Leslie Ave. then west to alley between Barker Ave., and Leslie Ave.

Signed this 10th day of Nov., 1913.

A.W. Igleheart

And the Board having considered said petition permission is hereby granted said petitioner to lay said drain or sewer as petitioned for, subject however to the condition that said petitioner restore said highway to safe condition for travel, to the satisfaction of the board.

On Motion the Board adjourned to meet, Thursday, November 13, 1913, at 10 o'clock A.M.

Henry W. Hartig

Henry Halfrick

COMMISSIONERS
Thursday, November 13, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant

to adjournment, when present Henry W. Hartig, John W. Wimberg and Henry Helfrich Jr.,

members composing said Board.

The Minutes were read and approved.

Order of the Board of
Commissioners granting A
Renewal of Liquor License.

Comes now Harvey O. Herndon and James Genter and present to the board their
applications for renewals of license to sell intoxicating liquors at retail upon the
premises described in their applications, together with copies of the notices of said ap-
pllication by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publica-
tion and being sufficiently advised in the premises, finds for the said applicants that they
are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and
the same is hereby granted to said applicants as in said applications described for the term
of one year from the 14th day of November, 1913, to Harvey O. Herndon, and for the term of
one year from the 16th day of November 1913, to James Genter.

Estimate of Supplies
for County Infirmary.

John Grefe, supt. of the County Infirmary presented estimate for supplies needed
by him for said institution for the quarter ending February 28, 1914, and after inspection
of same the Auditor was on motion ordered to advertise for bids for same to be opened
November 26, 1913, at 10 A.M.

On Motion the Board adjourned to meet, Thursday, November 20, 1913, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Thursday, November 20, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Winberg, and Henry Helfrich Jr., members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A
Renewal of Liquor License.

Comes now Edward Edelman, Wm. Chamier and J. H. Endrum and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewal of license be and the same is hereby granted to said applicants as in said application described for the term of one year each from the 21st day of November, 1913.

Permission to lay sewer pipe along Barker Avenue
and Cutler Street, in
Pigeon and Perry Twp.

Comes now Forest Hills Company by Henry E. Drvier Pres. and files his petition in the following words and figures to-wit:

STATE OF IND })
VANDERBURGH COUNTY ) SS:

BEFORE THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY.

The undersigned Forest Hills Company respectfully shows to this honorable court that they are the owner of certain real estate in Vanderburgh County designated by a public plat as Forrest Hills, an addition to the city of Evansville, that one of the streets established along said real estate is designated as Barker Ave. which street is a public highway in said County and outside of the corporate limits of any city or town.

These petitioners further show to the court that they desire to provide for drainage for their property and other property in said neighborhood and for that purpose desire to construct and along Barker Ave. an under ground drain or sewer, and they hereby request that this Honorable Board will permit them to make the necessary excavation in said street for the purpose of installing said sewer, the same to be started at the intersection of Leslie Ave. and Cutler Street running East on Cutler three hundred and ninety feet to intersection of Barker Ave. and Cutler street then run South on Barker Ave. on Hundred and Fifty Feet, and also run three hundred and fifty feet North on Barker Ave. All the excavation on Barker Ave. to be made on the East side of the Street.

Signed this 19 day of November, 1913.

Forest Hills Co.

By Henry E. Drvier Pres.

And the Board having considered said petition permission is hereby granted said petitioners to lay said drain or sewer as petitioned for, subject however to the condition that said petitioners restore said highway to safe condition for travel, to the satisfaction of the Board.
On Motion the Lindenschmidt Company was awarded a contract for a steel stand for filing cases for clerks office for the sum of $32.50.

In the matter of fixing the number of Deputy Township Assessors for Pigeon Twp.

Whereas Pigeon Township, Vanderburgh County, Indiana has, according to the last proceeding U.S. census, more than fifty thousand population, thus requiring the board of County Commissioners to fix the number of deputy township assessors for said township as provided by the Acts of 1913 page 654 Now therefore:

It is now ordered and adjudged by the board that beginning with January 1st 1914 the township assessor of said Pigeon Township may employ two regular deputies with the privilege of employing one additional deputy while the plat books are being prepared and completed; it is further ordered that the board that the employment of two deputies by said township assessor of said Pigeon Township since the passage of said Act & 1913 page 654 is hereby ratified and confirmed and the employment of two deputies until January 1st 1914 is hereby authorized.

On Motion the Board adjourned to meet, Monday, November 24, 1913, at 10 o'clock A.M.

\[Signature\]

COMMISSIONERS.

Monday, November 24, 1913.

The board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Assignment of James F. Hinch as Justice of the Peace of Perry Township.

Comes now Wm. E. Wilson, Clerk of the Vanderburgh Circuit Court and files the following certificate:

State of Indiana, 
Vanderburgh County 

I, William E. Wilson, Clerk of the Vanderburgh Circuit Court in and for said County hereby certify that James F. Hinch a duly elected and qualified Justice of the Peace in and for Perry Township, Vanderburgh County, Indiana, filled his resignation in my office as such Justice of the Peace, this 22nd day of November, 1913.

Witness my hand and official seal, at Evansville, Indiana, this 22nd day of November, 1913.

[Seal]

William E. Wilson, Clerk.
By Andrew G. Dunn, Deputy.

On Motion the Board adjourned to meet, Wednesday, November 26, 1913, at 10 o'clock A.M.

\[Signature\]
Wednesday, November 26, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg and Henry Helrich Jr., members composing said Board.

The Minutes were read and approved.

Report of the Sec. of the Evansville Orphan Asylum.

Comes now Sarah D. Wartman secretary of the Evansville Orphan Asylum and submits her report as such secretary for the quarter ending November 30, 1913, which report is in substance as follows, to-wit:--

| In home beginning of quarter | 37 |
| Admitted since               | 3  |
| Discharged                   | 7  |
| Died                         | 0  |
| Now Remaining                | 33 |

Opened bids for supplies for County Infirmary for quarter ending Feb. 28, 1914.

This being the day set for opening the bids for furnishing the supplies for the County Infirmary for the quarter ending Feb. 28, 1914.

Comes now the various firms and submit their bids and the Board after carefully examining said bids on motion awarded the contracts as follows:

- J. H. Schults Co. - --- --- --- --- Shoes
- Fowler-Dick & Walker - --- --- --- Dry Goods
- J. Bertelsen & Son - --- --- --- Groceries
- " " " " " Meat
- Joseph Clothing Co. - --- --- --- Clothing

Petition for Auto Speed Contest.

Come now W. A. Koch and G. C. Geissler and present the following petition:

To the Board of County Commissioners, Vanderburgh County:

Gentlemen:

We the committee representing the Evansville Auto Club of Evansville hereby request that you set aside that portion of Lincoln Ave. between Long Branch and Terry School on Thursday, Nov. 27th between the hours of 2 & 5 P.M. for the purpose of an Auto Speed Contest.

Respect Submitted

Wm. A. Koch
G. C. Geissler

And the board having examined said petition and finding warrant in law for the granting of the prayer thereof in Acts of 1913 page 759.

It is now ordered and adjudged that the prayer of said petitioners be granted provided however that said petitioners station not less than ten guards along the portion of highway designated for the purpose of guarding the safety of the public and come now said.
said petitioners and agree in open court to comply with the conditions herein above fixed for guarding the safety of the public.

On Motion the Board adjourned Sine Die.

COMMISSIONERS

Monday, December 1, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Charles Geiss, Frick & Wiltshire, Lottie Hotel Co. and Peter Schindler and presents to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 1st day of December, 1913, to Charles Geiss, and for the term of one year each from the 2nd day of December, 1913, to Lottie Hotel Co., and Frick & Wiltshire and for the term of one year from the 3rd day of December, 1913, to Peter Schindler.

Transfer of Liquor License.

Comes now C. M'Collum and presents to the Board his application for leave to move his place of business for the sale of intoxicating liquors at retail as described in his application, together with a copy of the notice of said application by him published and the proof of the publication of said notice.

And the board having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicant as in said application prayed for.
Transfer of Location
and License.

Comes now Joseph Bremer and presents to the board his application for permission to sell and transfer to Henry C. Judith, Sr. the license to sell intoxicating liquors at retail heretofore granted to him; and comes also Henry C. Judith, Sr. and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said Joseph Bremer and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notices.

and the board, having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said Joseph Bremer is entitled to sell and transfer his said license to said Henry C. Judith, Sr. and that said Henry C. Judith Sr., is entitled to purchase and have transferred to him the license of said Joseph Bremer, and that said Henry C. Judith Sr., is entitled to move his place of business all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said Joseph Bremer be and he is hereby granted permission to sell and transfer his said license to said Henry C. Judith, Sr. and that said Henry C. Judith Sr., be and he is hereby granted permission to purchase and have transferred to him the said license heretofore issued to said Joseph Bremer, and that said Henry C. Judith Sr., be and he is hereby granted the further permission to move his place of business as in said application prayed for.

Order of the Board of
Commissioners Granting
Permission to sell
and Transfer a Liquor
License.

Comes the following persons named below, and present their several application for permission to sell and transfer their licenses to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Names of Licensees</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Albert H. Meier</td>
<td>Henry Kastner</td>
<td>200 Mary St</td>
<td>Oct. 23-1914</td>
</tr>
<tr>
<td>Cara Morse</td>
<td>Geo. Relising</td>
<td>222 John St</td>
<td>Sept 7-1914</td>
</tr>
<tr>
<td>Albert Westfall</td>
<td>Mat. Westfall</td>
<td>1101 E. Col St</td>
<td>Jan. 2-1914</td>
</tr>
<tr>
<td>Dale Hubbard</td>
<td>Sam Iglenheart</td>
<td>2130 Div St.</td>
<td>Oct. 12-1914</td>
</tr>
<tr>
<td>Gus C. Nugen</td>
<td>Henry S. Ogum</td>
<td>728 Ingle St.</td>
<td>Oct 6-1914</td>
</tr>
<tr>
<td>John E. Frey</td>
<td>Peter Schindler</td>
<td>501 Fulton Ave</td>
<td>Dec 3-1913</td>
</tr>
<tr>
<td>Frank Mueller</td>
<td>John T. Night</td>
<td>161 W. 28th St</td>
<td>Aug 5-1914</td>
</tr>
<tr>
<td>Joseph Bremer</td>
<td>Peter Schindler</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above and present to the board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are
entitled to said transfer of licenses as prayed for in said applications.

It is therefore ordered and adjudged by the board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

In the matter of

Refund of Taxes

Whereas certain persons were wrongfully assessed with taxes for the year 1912 for which each of such persons were entitled to a refund under the provision of Section 6066 Burns 1906 and whereas the persons hereinafter named by proper proof showed themselves entitled to the refund of taxes so wrongfully assessed against them for the amounts set opposite their respective names, which refunds were made by the Board in common with the usual monthly allowances and without a special order of the board, now

Therefore for the purpose of spreading of record and order for such refunds, it is now by the Board ordered and adjudged that the following persons are entitled to a refund of taxes for the amounts set opposite their respective names and it is further ordered that the amounts heretofore paid to them was of such refund be and the same are hereby confirmed as of the date of allowance.

Warrant 2613 Myrtle Vogel ------------ $26.45
3830 Meek & Hamilton ------------- 20.99
4851 " " ----------------- 21.86

Report of the Supt
of the County
Infirmary

Comes now John Grefe Superintendent of the County Infirmary and submits his report as such superintendent for the quarter ending November 30, 1913, which report is in substance as follows, to-wit:---

<p>| | |</p>
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<tbody>
<tr>
<td>In some beginning of quarter</td>
<td>65</td>
</tr>
<tr>
<td>Admitted since</td>
<td>31</td>
</tr>
<tr>
<td>Discharged</td>
<td>10</td>
</tr>
<tr>
<td>Died</td>
<td>2</td>
</tr>
</tbody>
</table>

On motion the Board adjourned to meet, Thursday, December 4, 1913, at 10 o'clock A.M.

Commissioners.

Henry M. Oast

John W. Twefield

Commissioners.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes Edw Magerkurth and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 5th day of December, 1913.

Claim for Damages for Land used for Road.

Comes now Moses Stinchfield and presents his duly verified petition in the words and figures following to-wit:--

BEFORE THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH.

DECEMBER TERM, 1913.

CLAIM FOR DAMAGES.

TO THE BOARD OF COMMISSIONERS OF THE COUNTY OF VANDERBURGH:

Gentlemen:

The undersigned, Moses Stinchfield, respectfully shows to your Honorable Board that he is, and for the past ten years has been the owner in fee simple of the following described real estate in Vanderburgh County, State of Indiana, to-wit:--

A part of fractional section fourteen (14), township seven (7) south, range ten (10) west described as follows:--

Commencing at a point on the north line of said section fourteen (14), twenty-nine (29) chains and seventy (70) links east of the north-west corner of said section fourteen (14), thence south twenty-eight (28) chains and thirty-five (35) links, thence south sixty-one (61) degrees east thirty-seven (37) chains to the Ohio River, thence down the Ohio River with the meanderings thereof to a point ten (10) chains east of the west line of said section, thence north to the north line of said section, thence east nineteen (19) chains and seventy (70) links to the place of beginning, containing two hundred ten and 39/100 (210.39) acres.

That there is, and has been for several years past, a public highway running along the entire frontage of said lands upon the Ohio River; that the said public highway during the over-flow of the said Ohio River in the spring of 1913, and in the over-flow of said river on previous years, has caused the bank of said river...
to be washed away along the route of said highway to such an extent that the entire highway for a distance of about sixty rods more or less has been washed entirely away.

That by reason of the washing away of said road it was necessary for a person desiring to travel said highway to drive out upon and along the lands of your petitioner in the rear of the dwelling house situate thereon, and that the public have so driven back, upon and along said lands for a distance of about sixty rods; that the use of this claimant's land for the purpose of a highway was necessary in order to afford the public means of traveling along said highway.

WHEREFORE, your claimant herewith presents his claim for damages for the use and value of ground over and upon which said highway passes and prays that your Honorable Board appoint two (2) viewers to view and assess the damages to the claimant by reason of the appropriation of said lands as by law provided.

Moses Stinchfield

STATE OF INDIANA :.
COUNTY OF VANDERBURGH : SS.

Moses Stinchfield, being duly sworn says that he is the claimant herein, and that the facts set forth in the foregoing claim are true as he verily believes.

Moses Stinchfield

Subscribed and sworn to, before me, this 29 day of November, 1913.

A.E. Meyer
Notary Public.

My Commission expires,
March 21, 1916
(SEAL)

James T. Cutler
Atty for Claimant

And the Board having, examined said petition it is now ordered by the Board that Jacob Kissinger and Frank J. Goebel two reputable freeholders of Vanderburgh County, Indiana, be and they are appointed to view the premises described in said petition and to assess the damages of said claimant and petitioner as by law required.

On Motion the Board adjourned to meet, Monday, December 6, 1913, at 10 o'clock A.M.
Monday, December 8, 1913.

The Board of Commissioners of the county of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Simberg, and Henry Helfrich Jr., members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Geo. Folz and Henry Hanekamp and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 9th day of December, 1913.

On Motion the board adjourned to meet, Thursday, December 11, 1913, at 10 o’clock A.M.

[Signatures of Commissioners]

Monday, December 8, 1913.

The Board of Commissioners of Vanderburgh and Posey Counties, met this day in joint session pursuant to adjournment, all were present.

The Minutes were read and approved.

In the matter of the erection of the Reiman Bridge across the boundary line between Posey and Vanderburgh Counties Indiana.

We Members of the respective boards of County Commissioners in company with the Engineer heretofore appointed having examined and inspected said bridge and having found the erection and construction thereof to conform to and with the plans and specifications, it is now on motion ordered and adjudged that said bridge be in all things accepted.
In the matter of the repair and reconstruction of the Approaches to Smith Bridge across Denzer Creek where the public highway forms the boundary line between Posey & Vanderburgh Counties, Indiana.

We members of the respective boards of county Commissioners in Company with the Engineer heretofore appointed having examined and inspected said bridge and having found the erection and construction thereof to conform to and with the plans and specifications, it is now an motion ordered and adjudged that said bridge be in all things accepted.

On Motion the joint session adjourned Sine Die.

COMMISSIONERS OF POSEY COUNTY:

Henry W. Hartig
John W. Wimberg
Henry Helfrich Jr.

COMMISSIONERS OF VANDERBURGH COUNTY:

Thursday, December 11, 1913.

The board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Gustav Nuebling, Peter Lutterbach, Chas. Heyden and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 11th day of December, 1913, to Gustav Nuebling, and Peter Lutterbach and for the term of one year from the 12th day of December, 1913, to Chas. Heyden.

Appointment of Agent.

Comes now Mary Lohmeier, administratrix of the estate of Edward Steierer, deceased, and presents to the board her application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Edward Steierer deceased, by Joseph B. Steinmetz, as agent for said administratrix.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Administrator
Appointment of Agent.

Comes now George Hanekamp, administrator of the estate of Henry Hanekamp deceased, and presents to the board his application for permission to continue the sale of intoxicating liquor at retail under the license heretofore granted to said Henry Hanekamp, deceased, by Frank M. Limberger as agent for said administrator.

And the board having examined said application and being sufficiently advised in the premises finds for the said applicant and that he is entitled to continue the sale of intoxicating liquor under said license by Frank M. Limberger as his agent.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said George Hanekamp as such administrator to continue the sale of intoxicating liquor under said license by Frank M. Limberger as his agent.

On Motion the Board adjourned to meet, Monday, December 15, 1913, at 10 o'clock A.M.
Monday, December 15, 1913.

The Board of Commissioners of Vanderburgh County, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich, Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting
A Renewal of Liquor License.

Comes now Pat. H. Carroll, Geo. H. Goodman Co., and Sol Cohen, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 16th day of December, 1913, to Pat. H. Carroll, and Geo. H. Goodman Co., and for the term of one year from the 17th day of December, 1913, to Sol Cohen.

Petition of Free Turnpikes.

Comes now James Crofts and presents a petition for the acceptance by the Board of a part of St. Joseph Avenue as a Free Turnpike and the same was taken under advisement.

Appointment of Janitor.

On Motion Wm. Glover was appointed Janitor for the Court House to succeed Daniel Dunlap to take effect Dec. 22nd, 1913.

On Motion the Board adjourned to meet, Wednesday, December, 17, 1913, at 10 o'clock A.M.

______________
Henry W. Hartig

John W. Wimberg

Henry Helfrich, Jr.

COMMISSIONERS.
Thursday, December 16, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now C. A. Opperman and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 21st day of December, 1913.

On Motion the board adjourned to meet, Monday, December 22, 1913, at 10 A.M.

[Signatures]

Monday, December 22, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Henry Neidig and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 24th day of December, 1913.
Accept Strum Bridge
Armstrong Township.

Comes now Vincennes Bridge Co., Contractors and report the completion of the New Steel Bridge known as the Strum Bridge in Armstrong Township, and the Board having examined the same and being fully advised in the premises, do on motion hereby accept the said Bridge, and order a warrant drawn for $2199.00 the amount of said Contract.

Appointment of Fireman Ct. House.

On Motion Ches. Boyd was appointed fireman for Court House to begin January 1st, 1914.

In the Matter of Fixing the Bond of Treasurer of Vanderburgh County.

On motion it is now ordered that the Bond of the Treasurer of Vanderburgh County be and the same is hereby fixed at the sum of one-hundred thousand Dollars ($100,000.00), conditioned as by law required.

Award Contracts for Supplies for year 1914.

Pursuant to a notice given in the Evansville Courier and Evansville Journal - News, newspapers of general circulation published in Vanderburgh County, the Board of Commissioners this day received and opened bids for furnishing the various supplies needed by Vanderburgh County during the year 1914, consisting of books and stationery, blanks, etc., for the various County Officers; Ice for the Court House and Jail, and County Infirmary; Coal for the Court House, Jail and County Infirmary; Supplies for the Court House, Tower supplies for the various offices in the Court House; Conveyances for the County Commissioners, all included in classes one to nine, according to various schedules and specifications, approved by the Board on the 4th day of December, 1913, and on file in the Auditor's Office.

And the Board after opening said bids and being fully advised in the premises award the contracts as follows to-wit:

<table>
<thead>
<tr>
<th>Item</th>
<th>Contractor</th>
<th>Description</th>
<th>CLASSES</th>
<th>Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Legeman Ptg Co.</td>
<td></td>
<td>1-2-3-4</td>
<td>$11.50</td>
</tr>
<tr>
<td>2</td>
<td>Keller Crescent Ptg Co.</td>
<td></td>
<td></td>
<td>15.50</td>
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<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td>1.40</td>
</tr>
<tr>
<td>4</td>
<td>Herbert Journal Ptg Co.</td>
<td></td>
<td></td>
<td>8.00</td>
</tr>
<tr>
<td>5</td>
<td>Keller Crescent Ptg Co.</td>
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<td>247.50</td>
</tr>
<tr>
<td>6</td>
<td>Herbert Journal Ptg Co.</td>
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<td></td>
<td>55.70</td>
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<td>7</td>
<td></td>
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<td>24.35</td>
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<td></td>
<td></td>
<td>52.27</td>
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<tr>
<td>9</td>
<td>Legeman Ptg Co.</td>
<td></td>
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<td>25.50</td>
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<tr>
<td>10</td>
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<td>Item</td>
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<td>28</td>
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<td>37</td>
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<td>38</td>
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<td>40</td>
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<td>41</td>
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<tr>
<td>43</td>
<td>Herbert Journal Co.</td>
<td>$0.02/4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>44</td>
<td>Herbert Journal Co.</td>
<td>$ 0.03</td>
<td></td>
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</tr>
<tr>
<td>45</td>
<td>Smith &amp; Butterfield</td>
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<td>46</td>
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<td>49</td>
<td>Smith &amp; Butterfield</td>
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<td>50</td>
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<td>51</td>
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<td>Keller Crescent Co</td>
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<td></td>
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<td>Smith &amp; Butterfield</td>
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</table>
On Motion the Board adjourned to meet, Wednesday, December 24, 1913, at 10 o’clock A.M.
Wednesday, December 24, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Heilrich Jr., members composing said Board.

The Minutes were read and approved.

In the Matter of
St. Joseph Avenue Road as
A Free Turnpike.

On Motion the Board decided to examine the St. Joseph Avenue Road before rendering a decision as to the acceptance of the Road as a Free Turnpike as petitioned for by James Crofts et al.

On Motion the Board adjourned to meet, Monday, December 29, 1913, at 10 o’clock A.M.

Henry W. Hartig
John W. Wimberg
Henry Heilrich Jr.

COMMISSIONERS.

Monday, December 29, 1913.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Heilrich Jr., members composing said Board.

The Minutes were read and approved.

Order of the Board of
Commissioners Granting
A Renewal of Liquor License.

Comes now Max H. Gatsch and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 31st day of December, 1913.

On Motion the Board adjourned Sine Die.

Henry W. Hartig
John W. Wimberg
Henry Heilrich Jr.

COMMISSIONERS.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Vanderburgh County Memorial Coliseum.

Comes now the Vanderburgh County Memorial Coliseum Corporation by its president and Secretary and file and submit its petition in the words and figures following:

STATE OF INDIANA:
VANDERBURGH COUNTY:

Before the Board of Commissioners of Vanderburgh County, December Term, 1913.

In the matter of the Petition of the Vanderburgh County Memorial Coliseum Corporation to aid in the erection of a Memorial Coliseum Building.

To the Board of Commissioners of Vanderburgh County:

The undersigned Vanderburgh County Memorial Coliseum Corporation, a corporation organized and existing under the laws of Indiana, being now desirous of complying with the terms of a certain resolution adopted by this Board on the 6th day of May, 1913, wherein it was agreed by your Board that the contract contained in said resolution would be confirmed and become binding and effective whenever your petitioner should show to the satisfaction of your Board that it either has in cash or has the ability to realize from notes, subscriptions or pledges its share of the money required to erect the said Coliseum Building,—that is a one-third portion of at least One Hundred Thousand Dollars ($100,000.00), said petitioner now respectfully shows that it has in cash at this time the sum of Twelve Thousand Two Hundred and Five Dollars ($12,052.05) which is applicable at any time for the payment to that extent of your petitioner's one-third share of the said sum of One Hundred Thousand Dollars ($100,000.00).

Said petitioner further shows that it has certain signed subscriptions for stock in said Coliseum Corporation equivalent in effect to promissory notes in the aggregate sum of $34,519.62 and that the balance of cash needed for said one-third portion of One Hundred Thousand Dollars ($100,000.00) can be realized from said subscriptions. A list of said subscribers and the amount still to be paid by each subscribed is attached herewith and made a part of this petition. Only one half of the amount each originally subscribed is now due. Some of the subscribers in this list have already paid one half, some have paid only one fourth and some have not yet paid anything.

Your petitioner presents herewith its bond for Ten Thousand Dollars ($10,000.00) with Benjamin Bosse, Emil Weil, Phelps F. Darby, B. F. Persons, W. P. Walsh, R. H. Pennington, J. C. Johnson and M. J. Bray all of Evansville, Indiana, as sureties, guaranteeing that one-third of said sum of One Hundred Thousand Dollars ($100,000.00).
will be paid as hereafter required by the Coliseum Directors who are authorized by law to erect said building. We are confident that we can ultimately furnish more than $33,333.33, and we contemplate presenting to your Board at a later date a further showing that will result in an increase of the amount available for the Coliseum Building to an amount nearly approaching the maximum sum of $150,000.00.

Therefore your petitioner prays that the foregoing bond be approved and that the said resolution of May 8th, 1913 and the contract contained therein be confirmed declared henceforth binding and effective.

VANDERBURGH COUNTY MEMORIAL COLISEUM CORPORATION

(Seal)

Per Emil Weil Pres.
and Phelps F. Darby Sec'y.

STATE OF INDIANA
VANDERBURGH COUNTY

The undersigned, Emil Weil and Phelps F. Darby, being each duly sworn, state that they are President and Secretary respectively of the Vanderburgh County Memorial Coliseum Corporation and that they have this day been authorized to execute for and in the name of said corporation the foregoing petition; they further state that the facts and figures contained in said petition are true as they verily believe.

Emil Weil
Phelps F. Darby

Subscribed and sworn to before me this 17th day of December, 1913.

Katherine Hargrave
Notary Public.

My commission expires June 22, 1916.

And the board having considered said petition and being fully advised finds that the said petition should be approved and the prayer thereof granted. It is therefore considered and adjudged that the resolution herefore adopted by the board on the 8th day of May 1913 be and the same is hereby ratified and confirmed, on the basis of an expenditure of $100,000 for the proposed Coliseum, provided however, that should said petitioners, the additional Vanderburgh County Memorial Coliseum Corporation succeed in raising an amount $10,000 up to $50,000 as and for its portion of the fund with which said Coliseum shall be erected, that in that event the board will increase the portion to be appropriated by the County of accordingly up Vanderburgh to $100,000.

BOND

KNOW ALL MEN BY THESE PRESENTS: That we, the Vanderburgh County Memorial Coliseum Corporation, a corporation of Indiana, as principal, and Benjamin Bosse, Emil Weil, Phelps F. Darby, B. F. Persons, W. P. Walsh, R. H. Pennington, J. C. Johnson and M. J. Bray, all of Evansville, Indiana, as sureties, are held and firmly bound unto the Board of Commissioners of Vanderburgh County, State of Indiana, in the sum of Ten Thousand Dollars ($10,000.00), for the payment of which unto said Board of Commissioners we do by these presents firmly bind ourselves, our heirs, executors and administrators.
The condition of this obligation is such that whereas said Board of Commissioners has this day confirmed a certain resolution bearing date of May 8th, 1913, which provides for the erection of a Memorial Coliseum Building in Vanderburgh County, Indiana, at a cost, including ground, of not less than One Hundred Thousand Dollars ($100,000.00), said sum to be furnished, one third by said Coliseum Corporation and two-thirds by said County.

Now, if the said Vanderburgh County Memorial Coliseum Corporation shall pay its one-third of the said One Hundred Thousand Dollars ($100,000.00) as required by the Coliseum Directors who are authorized by law to erect said building, then this obligation shall be void; otherwise to remain in full force and effect.

In Witness Whereof the parties above named as principal and sureties respectively have hereunto set their hands this 17th day of December, 1913.

(SEAL)

VANDERBURGH COUNTY MEMORIAL COLISEUM CORPORATION
Per Emil Weil Pres.
and Phelps F. Darby Sec'y.

Benjamin Bosse
Emil Weil
Phelps F. Darby
B. F. Persons
W. P. Walsh
R. H. Pennington
J. C. Johnson
M. J. Bray.

It is further ordered that the bond submitted with the surety thereon, be accepted and approved.

And the board upon the same day received and filed the following communication from the Vanderburgh County Memorial Coliseum Corporation.

Evansville, Ind., Dec. 17, 1913.

To the Board of Commissioners of Vanderburgh County:

Following the approval today of our bond for ten thousand dollars ($10,000.00) and the action your Board has taken confirming the resolution of May 8th, 1913, and the agreement contained therein, we wish to inform your Board that our Corporation will select its three representatives to serve with the members of your Board and the County Auditor on the Governing Board of seven Coliseum Directors on the first day of January, 1914. We have concluded that these three representatives should be selected at a meeting of our stockholders and, in-as-much as the time for the annual meeting is January 1st and our by-laws require a ten days notice of every meeting of stockholders, we will select the three representatives at the time named. You may expect the names of the persons chosen to be certified to the County Auditor within a few days after January 1st.

Very truly yours,

VANDERBURGH COUNTY MEMORIAL COLISEUM CORPORATION
Per Emil Weil Pres.
and Phelps F. Darby Sec'y.

And it appearing that the said Vanderburgh County Memorial Coliseum Corporation will not elect its three members of said Coliseum directors as by law provided until January 1st, 1914, the organization of said Coliseum board of directors is deferred until after said date.

On Motion the Board adjourned to meet, Thursday, December 15, 1913, at 10 o'clock A.M.
Thursday, January 1, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry W. Hartig, John W. Wimberg, and Henry Helfrich Jr., members composing said Board.

The Minutes were read and approved.

Comes now Henry W. Hartig and presents to the Board his certificate of election as Commissioner of the Third District of Vanderburgh County, which certificate is as follows, to-wit:--

The State of Indiana, }  SS:
Vanderburgh County,  }

I, Guild C. Foster, Clerk of the Circuit Court within and for said County, do hereby certify that at a general election held in said County on the first Tuesday after the first Monday in November, 1912, the Board of Canvassers of said County, having assembled in the Circuit Court Room in the Court House at six o'clock P.M., the 5th day of November, 1912, and being duly organized declared Henry W. Hartig to be elected Commissioner of Third District, in said County.

WITNESS my name and the Seal of said Court, this day 21st of November, 1912.

(SEAL) Guild C. Foster Clerk.

STATE OF INDIANA }  SS:
VANDERBURGH COUNTY.  }

I, Henry W. Hartig, swear that I will support the Constitution of the United States, and of the State of Indiana, that I will faithfully and impartially discharge the duties of Commissioner of Third District, in said County and State, to the best of my ability; so help me God.

Henry W. Hartig
Subscribed and sworn to before me, this 21st day of December 1912.

William E. Wilson
Clerk Vanderburgh Circuit Court.

And therefore by unanimous consent of the Board, Henry W. Hartig, took his seat as Commissioner of the Third District of Vanderburgh County, Indiana.

On Motion John W. Wimberg was elected President of the Board.

On Motion the salary of the County Attorney was fixed at $1200 per annum beginning January 1st, 1914.
Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Theodore Kinder, John W. Hampton, Mathew Westfall, John Wentzel, and John Witt, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the each term of one year from the 1st day of January 1914, to Theodore Kinder, and John W. Hampton, and for the term of one year from the 2nd day of January, 1914, to Mathew Westfall and for the term of one year each from the 3rd day of January to John Wentzel and John Witt.

On Motion the Board adjourned Sine Die.

[Signatures of Commissioners]
Monday, January 5, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present John W. Wimberg, and Henry Hecht, Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Richard Knoll, Abe Kleyman, Chas B. Stinson and Leo Stofleth and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 5th day of January, 1914, to Richard Knoll, Abe Kleyman, and Chas B. Stinson, and for the term of one year from the 7th day of January 1914, to Leo Stofleth.

Transfer of Location.

Comes now C. D. Pickrell and presents to the Board his application for leave to move his place of business for the sale of intoxicating liquors at retail as described in his application, together with a copy of the notice of said application by him published and the proof of due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicant as in said application prayed for.

Wholesalers Application for License.

Comes now A.B. Pickrell wholesaler of intoxicating liquor, and presents his application for a Wholesaler’s license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesaler, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in his application, together with a copy of notice of said application by him published and proof of due publication of said notice.
And the Board having examiner said application and notice and proof of publication 
and being sufficiently advised in the premises, finds for the said applicant that he is 
entitled to license as prayed for in said application. 

It is therefore ordered and adjudged by the Board that a wholesale license be 
granted to said applicant as in said application described, for the term of one year from 
the 5th day of January, 1914. 

Order of the Board of 
Commissioners Granting 
Permission to sell and 
Transfer a Liquor License. 

Comes the following persons named below, and present their several applications for 
permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to 
the persons whose names are set opposite, together with the location of the premises, and 
dates of expiration of said licenses. 

<table>
<thead>
<tr>
<th>Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wm. Frick</td>
<td>Frick &amp; Killinger</td>
<td>230 W. Franklin St.</td>
<td>Feb. 10-1914</td>
</tr>
<tr>
<td>Edith Hawes Admx</td>
<td>John A. Dreier</td>
<td>626 Campbell St.</td>
<td>April 22-1914</td>
</tr>
<tr>
<td>Philip Bickel</td>
<td>Frank Schmadel</td>
<td>2314-2316 Fulton Ave.</td>
<td>Mar. 2-1914</td>
</tr>
<tr>
<td>Chas. W. Wittenbraker</td>
<td>Mathew W. Foster</td>
<td>525 Oak St.</td>
<td>Feb. 1-1914</td>
</tr>
<tr>
<td>Wm. E. McKinley</td>
<td>Gus Gahr</td>
<td>204-206 Upper 4th St.</td>
<td>Mar. 1-1914</td>
</tr>
<tr>
<td>Gus Gahr</td>
<td>Gahr &amp; Nett</td>
<td>2401 Main St.</td>
<td>Feb. 8-1914</td>
</tr>
<tr>
<td>Diedrich Werzner</td>
<td>John Schenk</td>
<td>1121 W. Franklin St.</td>
<td>July 6-1914</td>
</tr>
<tr>
<td>N. P. Short</td>
<td>L. S. McIntosh</td>
<td>700 Second Ave.</td>
<td>Aug. 3-1914</td>
</tr>
<tr>
<td>L. S. McIntosh</td>
<td>Jacob Timberlake</td>
<td>602 Upper 5th St.</td>
<td>April 21-1914</td>
</tr>
<tr>
<td>Howard Barnes Agt.</td>
<td>John Reising</td>
<td>2315 Fulton Ave.</td>
<td>Jan. 22-1914</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the 
said licenses herefore issued to said owners of them, as set forth above, and present to the 
Board their several applications for permission to purchase and have transferred to them the 
licenses herefore issued to the said owners, to sell intoxicating liquors at retail upon 
the premises described in their several said applications, together with a copy of the notice 
of said applications, by them published, and the proof of the due publication of said notices. 

And the Board having examiner said applications, notices and proofs of publication 
and being sufficiently advised in the premises, finds for the applicants, that they are 
entitled to transfer said licenses as prayed for in said applications. 

It is therefore ordered and adjudged by the Board that the said first named 
applicants, owners of said licenses, are hereby granted permission to sell and transfer to 
the said second named applicants, and the said second named applicants are hereby granted 
permission to purchase and have transferred to them the licenses described in said applica-
tions.
In the matter of
Appointment of
Deputy Co. Assessors.

Comes now Paul DeKress and shows to the Board that it is necessary for him to employ deputies to enable him to perform his duties in accordance with the law, and the Board having been duly advised in the premises finds that he is entitled to the service of said deputies and now here orders that the said County Assessor employ such deputies as he shall find necessary during the year 1914, to enable him to perform his duties, in accordance with the law and such deputies to receive compensation at the rate of two ($2.00) Dollars per day.

Bond of county Surveyor

On motion the Bond of the County Surveyor was fixed at the sum of $5000.00 pursuant to an act of the legislature of 1913 Page 69 approved February 6, 1913.

Appointment of Supt.
of County Infirmary

On Motion John Grefe was appointed Superintendent of the County Infirmary of Vanderburgh County for a term of four years from the 1st day of March 1914, pursuant to an Act of the legislature of 1913, Page 961 approved March 15, 1913.

Appointment of County Highway Superintendent

On motion Nicholas Peter was appointed County Highway Superintendent for Vanderburgh County for a term of two years beginning January 5, 1914, pursuant to an act of the legislature of 1913, entitled "An Act Concerning the Maintenance and Repair of Free Gravel or Macadam Roads, approved March 15, 1913.

On Motion the Board adjourned to meet, Tuesday, January 6, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]

JOHN W. FLETCHER
HENRY W. HARDY
COMMISSIONERS.
Tuesday, January 6, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The minutes were read and approved.

Election of County Health Commissioner

This being the day set for the election of a County Health Commissioner member Helfrich nominated Dr. Louis E. Fritsch for the office of County Health Commissioner for a term of four years beginning January 6, 1914, a ballot was had and the said nominee Dr. Louis E. Fritsch received two votes the same being a majority and was thereupon declared elected to the office of County Health Commissioner of Vanderburgh County for a term of four years beginning January 6th 1914.

Appointment of Jail Physician

On Motion George W. Tepe was appointed County Jail Physician beginning January 6th 1914.

Appointment of County Attorney

On Motion Albert J. Veneman was appointed County Attorney for a term of one year beginning January 1st 1914.

In the Matter of Wiegand-Kneer et. al. drainage petition.

Comes now Edwyn E. Watts Commissioner in the Construction of the Wiegand Kneer et. al. Drain and files his amended assessments of benefits and damages in said matter.

Appointment of Janitor, James Dugan

On Motion James Dugan was appointed Janitor for the Court House, Members Hartig and Helfrich voting "Aye" and Member Wimberg voting "No".

On Motion the Board adjourned to meet, Thursday, January 8, 1914, at 10 o'clock A.M.

John W. Wimberg
Henry Helfrich Jr.
Henry W. Hartig

COMMISSIONERS.
Thursday, January 8, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Timberg, Henry Helfrich Jr., and Henry W. Hartig members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now A. N. Phillips and Gottlieb Wolf and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications, by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 10th day of January 1914, to A.N. Phillips, and for the term of one year from the 11th day of January, 1914, to Gottlieb Wolf.

Petition for Repair of Highway.

Comes now Fred L. Hisgen and petitions the board to make an appropriation for the repair and maintenance of a certain highway in Knight Township known as Alvord Place, and on motion the same was referred to the County Highway Superintendent.

Annual Report of Miners Exam. Board

Comes now George Fares and files his Annual Report of fees collected by the Miners Examining Board for the year 1913 and the same on motion was approved.

On Motion the Board adjourned to meet, Saturday, January 10, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]
Saturday, January 10, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Appointment of Agent.

Comes now Katie E. Egli, executrix of the estate of John Egli, deceased, and presents to the board her application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said John Egli, deceased, by Anton Ringwald as agent for said executrix.

And the board having examined said application and being sufficiently advised in the premises finds for the said applicant that she is entitled to continue the sale of intoxicating liquors under said license by Anton Ringwald as her agent.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said Katie E. Egli as such executrix to continue the sale of intoxicating liquors under said license by Anton Ringwald as her agent.

Approved Bond of County Surveyor.

On Motion the bond of Louis Topf County Surveyor in the sum of $5000 was accepted and approved.

On Motion the Board adjourned to meet, Monday, January 12, 1914, at 10 o'clock A.M.
Monday, January 12, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Kimber, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Frank Crisp and Henry C. Wagner and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 12th day of January, 1914, to Frank Crisp, and for the term of one year from the 14th day of January, 1914, to Henry C. Wagner.

Order of the Board of Commissioners Granting Personal Representative of Deceased Licensee the Right to Continue Business

Comes now Joseph Bender, Administrator of the estate of Barthel Bender, deceased, and presents to the board his application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Barthel Bender, deceased.

And the board having examined said application and being sufficiently advised in the premises finds for the said applicant and that he is entitled to continue the sale of intoxicating liquors under said license.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said Joseph Bender as such administrator to continue the sale of intoxicating liquors under said license.

Approved Bond of Co. Highway Supt.

On Motion the bond of Nicholas Peter County Highway Superintendent in the sum of $5000.00 was accepted and approved.

Appointment of School Fund Appraiser 2nd Dist.

On Motion Joseph Guiltman of Center Township was appointed School Fund Appraiser of the Second Commissioners' District to succeed Wm. Hillyard deceased.

On Motion the board adjourned to meet, Monday, January 19, 1914, at 10 o'clock A.M.
Monday, January 19, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

There being no business before the Board a general discussion of County affairs was had and the Board then adjourned to meet

Thursday, January 22, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now John Reising, Chas Thompson and Wm. Lackman and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 22nd day of January, 1914, to John Reising, and for the term of one year each from the 24th day of January, 1914, to Chas. Thompson and Wm. Lackman.

Annual Report of Board of County Commissioners for 1914

Comes now C. P. Board County Auditor and submits to the Board of County Commissioners for their consideration and approval the Annual report and receipts, disbursements and balances on account of County Funds and the several Miscellaneous and Trust Funds of Vanderburgh County, in the words and figures as follows, to-wit:--
## Statement of the Board of Commissioners of Vanderburg County, Indiana

### Receipts, Disbursements and Balances of Said County for the Year 1913

#### Statement of County Funds, Receipts and Disbursements

<table>
<thead>
<tr>
<th>Description</th>
<th>Receipts</th>
<th>Disbursements</th>
<th>Balance</th>
</tr>
</thead>
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<td>General</td>
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<td>State Tax</td>
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#### Statement of Receipts, Disbursements and Balances for the Year 1913 of All County Funds and Miscellaneous Funds

<table>
<thead>
<tr>
<th>Description</th>
<th>Receipts</th>
<th>Disbursements</th>
<th>Balance</th>
</tr>
</thead>
<tbody>
<tr>
<td>General</td>
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<td>State School</td>
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And the Board having carefully examined the above report, and being fully advised in the premises on motion do hereby accept and approve the said report and it is hereby ordered spread of record and ordered published in the Evansville Democrat and the Evansville Courier, and a copy posted at the Court House Door of Vanderburg County as required by law.
ORDER TO ROAD VIEWERS.

STATE OF INDIANA } COMMISSIONERS' COURT
VANDERBURGH COUNTY } SS

To Jacob Kissinger and Frank J. Goebel

You are hereby notified that you were appointed by the Board of Commissioners of said County, at the December Term, 1913, to view a certain highway in said County, and assess damages if any, which may have been sustained by Moses Stinchfield, by reason of the appropriation of land for use as a highway, where the highway heretofore established has been washed away along the bank of the Ohio River, in Knight Township, Vanderburgh County, Indiana, and to report on said damages, as petitioned for by the said Moses Stinchfield.

You will meet at the office of the County Auditor in the Court House on Saturday, the 13th day of December 1913, at 10 o'clock A.M., and after being duly qualified, proceed to make said view and assess said damages and report at the next regular term of said Board.

I certify the foregoing to be a true copy of the order of the Board in relation to said proposed highway.

WITNESS my hand and official seal, this 5th day of December 1913.

C. P. Beard Auditor. (SEAL)

OATH OF VIEWERS

STATE OF INDIANA,  VANDERBURGH COUNTY, SS:

We, Jacob Kissinger and Frank J. Goebel do solemnly swear that we will faithfully and impartially discharge the duties assigned us as Viewers on the within described highway to the best of our skill and ability, so help us God.

Jacob Kissinger
Frank J. Goebel
Subscribed and sworn to before me, this 13th day of December, 1913.

Fee for affidavit 50 cents.

Mabel Zumstein

Notary Public.

My Commission Expires

Feb. 5, 1917
(SEAL)

ROAD VIEWERS' REPORT

To the Honorable Board of Commissioners of Vanderburgh County, Indiana:

We, the undersigned Viewers, who were appointed by your honorable body at your regular December Term, 1913, to view and assess damages for a highway, as petitioned for by Moses Stinchfield, have discharged the duty assigned us, and submit you the following report, to-wit:

We met as directed in the order hereunto attached and make a part hereof, and after being duly qualified as appears therein, proceeded to view such highway in the manner as by law prescribed, and find that the allegations in the petition of the said Moses Stinchfield are true and that he is entitled to $225.00 damages for the road passing over his land as described in said petition.

Frank J. Goebel
Jacob Kissingier

Viewers.

And now the Board having examined said report, finds that the same should be accepted and approved, and it is now therefore on motion made and unanimously passed by the Board, and it is hereby ordered that said report be, and the same is hereby approved and confirmed, and it is hereby ordered that the damages awarded in favor of the claimant, to-wit; the sum of Two Hundred and twenty-five ($225.00) dollars be allowed and paid out of the County Treasury out of the proper funds appropriated for the payment of such claims.

On Motion the Board adjourned to meet, Monday, January 26, 1914 at 10 o’clock A.M.

[Signatures]

COMMISSIONERS.
Board of Commissioners, Vanderburgh County, Indiana, January 26, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License

Comes now Wm. S. Averitt and Chas. Sherwood and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 27th day of January, 1914, to Wm. S. Averitt, and for the term of one year from the 28th day of January, 1914, to Chas. Sherwood.

IN THE MATTER OF THE PETITION OF LOUIS H. LEGLER, et al., FOR THE LOCATION AND ESTABLISHMENT OF A NEW HIGHWAY; REMONSTRANCE BY KNIGHT SCHOOL TOWNSHIP OF VANDERBURGH COUNTY, INDIANA.

Come now the petitioners, Louis Legler and more than twenty other persons, all of whom are proper, competent, and duly qualified petitioners for the location and establishment of a new and proposed public highway in said Vanderburgh County, Indiana, as set out and described in their said petition herein, with DeWitt Q. Chapnell as their attorney, and also Knight School Township of Vanderburgh County, Indiana, by Louis W. Winternheimer as its Trustee, as a remonstrator herein, with Cunningham & Ortmeier as its attorneys herein.

And said petitioners, by leave of Court, now amend their said petition as follows:

"Said highway in said petition set forth shall be of the width of fifty (50) feet from the point of beginning of said highway to the center of Harlan Avenue, and the north boundary line of said highway where said highway is located upon the lands of said Knight School Township shall be ten (10) feet south of the said north line of said highway as originally described in said petition, and that part of said highway that passes on, across, and over the land of said Knight School Township, shall be twenty (20) feet in width instead of thirty (30) feet; and that that part of said highway that passes on, across, over the land of said Knight School Township and of the land immediately south and adjacent thereto, shall be fifty (50) feet in width, and that all other parts of said highway shall be sixty (60)
Board of Commissioners, Vanderburgh County, Indiana, January 26, 1914.

Feet in width, and the same shall be as described and located in said original petition herein.

And now this cause and proceedings, as to and between the said petitioners and the said remonstrator, Knight School Township of Vanderburgh County, Indiana, by Louis W. Winternheimer as its Trustee, by agreement between the said parties hereto is submitted to the Court for hearing and trial without the intervention of a jury.

And the Court, having heard the evidence and being fully and sufficiently advised in the premises, now finds for the petitioners and against the said remonstrator, as to and on the question of public utility of said new and proposed highway, and that said new and proposed highway, as described in said petition as amended herein, is and will be of public utility.

And the Court further finds that as to that part of said new and proposed highway that passes on, over, and across the land and property of said remonstrator, which said land and property is described as follows, to wit:

- In the county of Vanderburgh and state of Indiana, to wit:

Lot number Ten (10) in the Administrator's Sub-division of lots Two (2), Seven (7), Ten (10), Eleven (11), Fourteen (14), Fifteen (15), the south half of Nine (9), and the west half of Sixteen (16) of Shanklin's Sub-division of the south-west quarter of Section Twenty-eight (28), Township Six (6) South, Range Ten (10) West, less fifteen (15) feet off the rear of said lot herefore conveyed to the Ohio Valley Railway Company, and being the real estate described in the deed of D. J. Mackey, and others, to Knight Township, a school corporation of Vanderburgh County, in the State of Indiana, bearing date April 2, 1899, and recorded June 27, 1899, in the office of the Recorder of Vanderburgh County, State of Indiana, in Deed Record 59, at pages 313, 314.

That said new and proposed highway shall be laid out, established, and located on and across said real estate so belonging to said remonstrator, Knight School Township, twenty (20) feet in width instead of Thirty (30) feet in width as in said petition described and prayed for; and that the total width of said highway on and opposite the said land so owned by said remonstrator, shall be and is Fifty (50) feet in width; and that said highway shall be located and established on and across said real estate and land of said remonstrator and the land opposite and south of said remonstrator's land Fifty (50) feet in width, that is, the north boundary line of said highway as now laid out, established, and located, is Ten (10) feet south of the said north line thereof as originally described in said petition herein; and that said highway and all parts thereof, except where the same passes on and over the said land of said remonstrator, Knight School Township, is and shall be Sixty (60) feet in width and as originally described, laid out, established, and located in the petitioners' petition and the report of the viewers thereon, hereinafter.

And the Court further finds that upon the change of that part of said highway that passes on, across, and over the said land of the said remonstrator, Knight School Township of Vanderburgh County, Indiana, from Thirty (30) feet in width to Twenty (20) feet in width, that said remonstrator is not and will not be injured and damaged and that said remonstrator is not and will not be entitled to recover any damages herein.

And the Court further finds that said new highway, as described in the petition herein as amended, and as marked and laid out by the viewers herefore appointed by the Board of Commissioners, and as appears and is shown in the report of said viewers herefofe made and reported and recorded in said Commissioners' Court, and as herein set forth, except
as to the modification thereof, to-wit:— "the said reduction in the width of that part of
said proposed highway which passes on, over, and across the land of said Knight School
Township; from thirty (30) feet in width to twenty (20) feet in width," should be located and
established and duly entered of record as a public highway of and in said Knight Township
in said Vanderburgh County, Indiana; and that said proposed highway, from the beginning
thereof to the terminus thereof, shall be sixty (60) feet in width, except that part thereof
from the point of beginning to the center of Harlan Avenue shall be fifty (50) feet in
width, as herein above found; and that said highway, so marked out, located, and established,
is and will be of public utility.

And the Court further finds that due and legal notice of the location and establish-
ment of said highway, as herein found and set out, should be given to the Trustee of said
Knight Township; and that said highway should be duly opened and maintained as a public
highway of said Knight Township, Vanderburgh County, Indiana.

It is therefore considered, ordered, decreed, and adjudged by the Court that the
said proposed new highway, as described in the petition herein as amended and as marked and
laid out by the viewers heretofore appointed by the Board of Commissioners and in the
Commissioners' Court of said Vanderburgh County, and as appears and is shown in the report
of said viewers heretofore made and reported and recorded in said Commissioners' Court, and
as herein set forth, except as to the modification thereof as herein above found, as to and
against the said reestorator, Knight School Township of Vanderburgh County, Indiana, by
Louis W. Winternheimer as its Trustee, be and the same hereby is marked out, located, and
established as a public highway of and in said Knight Township in said Vanderburgh County,
Indiana. That is to say, the following described new highway be and the same hereby is
located and established as set out and described in the said petitioners' petition herein,
as amended and in the report of said viewers, to-wit:— "In the township of Knight, in the
County of Vanderburgh, in the State of Indiana, which said public highway is located and
established and is particularly described as follows, to-wit:—

"Commencing at a point in the center of Bell Street, in the city of Evansville,
in said County and State, which said point is six hundred and sixty (660) feet
south of the Northwest corner of the Northeast Quarter (4) of the Southwest Quarter
(4) of Section Twenty-eight (28), in Town Six (6) South, in Range Ten (10) West, in
said County and State; and running thence, from said point and place of beginning,
west, along the line of said Bell Street, extended to the center of Harlan Avenue;
thence south, Thirty-six (36) feet; thence due east to the East line of the West
Half (2) of the West Half (2) of the Southwest Quarter (4) of Section Twenty-six
(26), in Town Six (6) South, Range Ten (10) West, in said County and State; the
same and said terminus being the West side of Walnut Lane. ' "

Said highway to be Sixty (60) feet in width, that is Thirty (30) feet on each side of said
line herein above described; and all of said proposed highway being situate in the said
County of Vanderburgh and State of Indiana, except, that part of said highway extending from
the point of beginning to the center of Harlan Avenue shall be fifty (50) feet in width insteal of Sixty (60) feet in width as petitioned for and as marked out and established by the
said viewers herein, and that the north line of said highway on and across said land of said
Knight School Township shall be ten (10) feet south of the north line as originally described
in said petition and in said viewers' report herein, and that the width of said highway shall
extend and be fifty (50) feet south of said north line thereof as located and established by
this Court; And that said reduction in width of said highway on and across the said land of
the said remonstrator, Knight School Township of Vanderburgh County, Indiana, is and shall be in full settlement and compensation of the said damages, to-wit: "Two Hundred Dollars ($200.00)," as heretofore assessed and allowed by the reviewers heretofore appointed herein and as allowed by the said Board of Commissioners; and that said remonstrator, Knight School Township of Vanderburgh County, Indiana, shall not be entitled to, nor receive said sum, nor any part thereof, so assessed and allowed to it; and that said remonstrator, Knight School Township, shall have no damages herein.

It is further considered, ordered, decreed, and adjudged by this Court that said highway, as above found, described, and located by this the Vanderburgh Circuit Court, be and the same is hereby located, established, and recorded as a public highway of the width of sixty (60) feet from the beginning to the terminus thereof, except the said part thereof that extends from the point of beginning to the center of Harlan Avenue shall be fifty (50) feet in width, as herein above found, ordered, decreed, and adjudged and only twenty feet of which shall be located on the land of said remonstrator, and that the Trustee of said Knight Township in said County of Vanderburgh, in the State of Indiana, shall not be entitled to, nor receive said sum, nor any part thereof, so assessed and allowed to it; and that said remonstrator, Knight School Township, shall have no damages herein.

It is further ordered that as to the appeal by the Remonstrator Knight School Township the costs made in the Circuit Court on said appeal shall be paid by the Petitioners herein, but no other costs herein are taxed to said Petitioners.

And it is further ordered by this the Vanderburgh Circuit Court, that the Clerk of this Court transmit and certify a full and true copy of this order, decree, and judgement, to the Auditor of said Vanderburgh County, Indiana, and that said Auditor duly record the same in the proper records of and in his office as Auditor of said County; and that the said County Auditor transmit a full and true copy of this order, decree, and judgement, to the said Trustee of said Knight Township in said County of Vanderburgh and State of Indiana, as by the statute and laws of the said State of Indiana made, provided, and required, as to public highways originally located, established, and recorded by the Board of Commissioners and in the Commissioners' Court of said Vanderburgh County, Indiana.

STATE OF INDIANA )
VANDERBURGH COUNTY ) SS:

I, Wm. E. Wilson, Clerk of the Vanderburgh Circuit Court, hereby certify the above and foregoing to be a full, true and complete copy of the order of court made and entered of record in the above entitled cause on Jan'y. 23, 1914 as fully as the same appears of record in my office.

Witness my hand and Official Seal hereto affixed at Evansville, Indiana, this 23rd day of January, 1914.

(Seal)

Wm. E. Wilson Clerk.

By Andrew G. Dunn D. C.
Appointment of Night Watchman Court House.

On motion the Houland-Davis Company be and they hereby are allowed the sum of $100.00 per year for services as Night Watchman of Court House beginning January 1st 1914.

On motion the Board adjourned to meet, Thursday, January 29, 1914, at 10 o'clock A.M.

Thursday, January 29, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now John V. Strobel, Martin Emig, Jr., Matthew W. Foster, Wm. Schriek, Peter Egli, Richard Gerard, W. O. Aiken, Walter Kniesche, Herb. Wright, J. S. Lawson, Chas Schellhorn, J. A. W. Mueller, Chase & Henshaw, Henry Elsfelder, Harry R. Anderson, Chas Walters, Fred Oehlkach, and Geo. Stokeley and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 31st day of January, 1914, to John V. Strobel, and for the term of one year from the 1st day of February, 1914, to Martin Emig, Jr., Matthew W. Foster, Wm. Schriek, Peter Egli, Richard Gerard, W. O. Aiken, Walter Kniesche, Herb. Wright, J. S. Lawson, Chas. Schellhorn, J. A. W. Mueller, Chase & Henshaw, Henry Elsfelder, Harry R. Anderson, Chas. Walters, Fred Oehlkach, and Geo. Stokeley.

Gravel Road Repairs.

Comes now Nicholas Peter County Highway Superintendent and files and submits his requisition for repair material, which requisition is in the words and figures following:
TO THE HONORABLE BOARD OF COUNTY COMMISSIONERS

VANDERBURGH COUNTY, INDIANA.

Gentlemen:

After careful investigation and inspection of the free gravel and macadam highways of the County of Vanderburgh, I deem it necessary that read repair material of the kind and quantity specified on the attached schedule be contracted for by your Honorable Board and I hereby accordingly make requisition therefor, as follows:

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<th>Item</th>
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<th>Location</th>
<th>Price</th>
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<tr>
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<td>Lower Mt. Vernon Road, Perry Township</td>
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<td>Maryland Street Road, Perry Township</td>
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<td>24</td>
<td>Boonville Road</td>
<td>Armstrong Township</td>
<td>500.00</td>
</tr>
<tr>
<td>25</td>
<td>Kner Road</td>
<td>&quot;</td>
<td>100.00</td>
</tr>
<tr>
<td>26</td>
<td>Martin Station Road</td>
<td>&quot;</td>
<td>350.00</td>
</tr>
<tr>
<td>27</td>
<td>Little Cynthiana Road, Perry Township</td>
<td>200.00</td>
<td></td>
</tr>
<tr>
<td>28</td>
<td>&quot;</td>
<td>German</td>
<td>200.00</td>
</tr>
<tr>
<td>29</td>
<td>St. Joseph Avenue Road, Pigeon &amp; Perry Twp.</td>
<td>100.00</td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>&quot;</td>
<td>Center &amp; German</td>
<td>75.00</td>
</tr>
<tr>
<td>31</td>
<td>Lambser Road</td>
<td>Center Township</td>
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</tr>
<tr>
<td>32</td>
<td>Old Mill Road</td>
<td>&quot;</td>
<td>150.00</td>
</tr>
<tr>
<td>33</td>
<td>&quot;</td>
<td>German</td>
<td>250.00</td>
</tr>
<tr>
<td>34</td>
<td>Allen Road</td>
<td>Center</td>
<td>175.00</td>
</tr>
<tr>
<td>35</td>
<td>Camp Ground Road</td>
<td>&quot;</td>
<td>250.00</td>
</tr>
<tr>
<td>36</td>
<td>First Avenue Road</td>
<td>&quot;</td>
<td>500.00</td>
</tr>
<tr>
<td>37</td>
<td>Owensville Road</td>
<td>Pigeon</td>
<td>125.00</td>
</tr>
<tr>
<td>38</td>
<td>&quot;</td>
<td>Center</td>
<td>500.00</td>
</tr>
<tr>
<td>39</td>
<td>&quot;</td>
<td>&quot;</td>
<td>400.00</td>
</tr>
<tr>
<td>40</td>
<td>&quot;</td>
<td>&quot;</td>
<td>400.00</td>
</tr>
<tr>
<td>41</td>
<td>&quot;</td>
<td>Scott</td>
<td>400.00</td>
</tr>
<tr>
<td>42</td>
<td>&quot;</td>
<td>&quot;</td>
<td>400.00</td>
</tr>
<tr>
<td>43</td>
<td>Inglefield Road</td>
<td>&quot;</td>
<td>100.00</td>
</tr>
<tr>
<td>44</td>
<td>Little Cynthiana Road, Center</td>
<td>&quot;</td>
<td>150.00</td>
</tr>
<tr>
<td>45</td>
<td>State Road</td>
<td>&quot;</td>
<td>400.00</td>
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<tr>
<td>47</td>
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<td>Scott</td>
<td>450.00</td>
</tr>
<tr>
<td>48</td>
<td>&quot;</td>
<td>&quot;</td>
<td>450.00</td>
</tr>
<tr>
<td>49</td>
<td>Petersburg Road</td>
<td>&quot;</td>
<td>550.00</td>
</tr>
<tr>
<td>50</td>
<td>Boonville &amp; New Harmony Road, Scott Twp.</td>
<td>200.00</td>
<td></td>
</tr>
<tr>
<td>51</td>
<td>North Green River Road, Scott Township</td>
<td>150.00</td>
<td></td>
</tr>
<tr>
<td>52</td>
<td>State Road</td>
<td>Pigeon</td>
<td>1000.00</td>
</tr>
<tr>
<td>53</td>
<td>&quot;</td>
<td>Center</td>
<td>700.00</td>
</tr>
<tr>
<td>54</td>
<td>Petersburg Road</td>
<td>&quot;</td>
<td>500.00</td>
</tr>
<tr>
<td>55</td>
<td>&quot;</td>
<td>&quot;</td>
<td>500.00</td>
</tr>
<tr>
<td>56</td>
<td>Kansas Road</td>
<td>&quot;</td>
<td>400.00</td>
</tr>
<tr>
<td>57</td>
<td>Swope Road</td>
<td>&quot;</td>
<td>100.00</td>
</tr>
<tr>
<td>58</td>
<td>Blue Grass Road</td>
<td>&quot;</td>
<td>250.00</td>
</tr>
<tr>
<td>59</td>
<td>Pfeifer Road</td>
<td>&quot;</td>
<td>500.00</td>
</tr>
<tr>
<td>60</td>
<td>Hreckel Road</td>
<td>&quot;</td>
<td>200.00</td>
</tr>
<tr>
<td>61</td>
<td>Westphal Road</td>
<td>&quot;</td>
<td>200.00</td>
</tr>
<tr>
<td>62</td>
<td>Blue Grass Road, Pigeon &amp; Knight Twp.</td>
<td>550.00</td>
<td></td>
</tr>
<tr>
<td>63</td>
<td>&quot;</td>
<td>Knight Township</td>
<td>600.00</td>
</tr>
<tr>
<td>64</td>
<td>Boonville Road</td>
<td>&quot;</td>
<td>600.00</td>
</tr>
<tr>
<td>65</td>
<td>&quot;</td>
<td>&quot;</td>
<td>450.00</td>
</tr>
<tr>
<td>66</td>
<td>Long Olmstead Road</td>
<td>&quot;</td>
<td>350.00</td>
</tr>
<tr>
<td>67</td>
<td>Green River Road</td>
<td>&quot;</td>
<td>350.00</td>
</tr>
<tr>
<td>68</td>
<td>Slaughter Ave. &amp; Green River Rd, Knight Twp.</td>
<td>350.00</td>
<td></td>
</tr>
<tr>
<td>69</td>
<td>Kentucky Avenue Road, Pigeon &amp; Knight two.</td>
<td>100.00</td>
<td></td>
</tr>
</tbody>
</table>
Board of Commissioners, Vanderburgh County, Indiana, January 28, 1914

<table>
<thead>
<tr>
<th>Item</th>
<th>Place</th>
<th>Township</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>70</td>
<td>Ohio River Road</td>
<td>Knight</td>
<td>$600.00</td>
</tr>
<tr>
<td>71</td>
<td>Pollock Ave. &amp; Green River Rd.</td>
<td>Knight</td>
<td>$200.00</td>
</tr>
<tr>
<td>72</td>
<td>Lincoln Avenue Road</td>
<td></td>
<td>$450.00</td>
</tr>
<tr>
<td>73</td>
<td></td>
<td></td>
<td>$450.00</td>
</tr>
<tr>
<td>74</td>
<td>Washington Avenue Road</td>
<td></td>
<td>$200.00</td>
</tr>
<tr>
<td>75</td>
<td></td>
<td></td>
<td>$200.00</td>
</tr>
</tbody>
</table>

$27459.00

Respectfully submitted,

Nicholas Peter
County Highway Superintendent.

And the board having considered said requisition finds that the same should be granted and on motion hereby adopts the specifications for broken rock and gravel submitted by the County Highway Superintendent, and it is now here ordered that the Auditor advertise as by law required for bids for the same, as per specifications to be opened on Thursday, February 26th 1914, at 10 o'clock.

Accept Pollock Bridge in Knight Township.

Comes now Pritchard Bros. Contractors and report the completion of the New Concrete Bridge known as the Pollock Bridge in Knight Township, and the board having examined the same and being fully advised in the premises, do on motion hereby accept the said Bridge, and order a warrant drawn for $635.00 the amount of said Contract.

On Motion the Board adjourned Sine Die.

[Signatures]
COMMISSIONERS.
Board of Commissioners, Vanderburgh County, Indiana, February 2, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Val Rheinlander, Fred Hafendorfer, Harry Helmrich and B. L. Hoppel and presents to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the each term of one year from the 2nd day of February, 1914, to Harry Helmrich and B. L. Hoppel, and for the term of one year each from the 3rd day of February, 1914, to Val Rheinlander and Fred Hafendorfer.

Transfer of Location and License.

Comes now Joseph Goody and presents to the board his application for permission to sell and transfer to Herman H. Freese Jr. the license to sell intoxicating liquors at retail heretofore granted to him; and comes Herman H. Freese Jr., and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said Joseph Goody and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said Joseph Goody is entitled to sell and transfer his said license to said Herman H. Freese Jr., and that said Herman H. Freese Jr., is entitled to purchase and have transferred to him the license of said Joseph Goody, and that said Herman H. Freese Jr., is entitled to move his place of business all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said Joseph Goody be and he is hereby granted permission to sell and transfer his said license to said Herman H. Freese Jr., and that said Herman H. Freese Jr., be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said Joseph Goody, and that said Herman H. Freese Jr., be and he is hereby granted the further permission to move his place of business as in said application prayed for.
Order of Transfer
Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hund Bros.</td>
<td>Karl Hund</td>
<td>416 Main St.</td>
<td>April 1-1914</td>
</tr>
<tr>
<td>Frank Hook</td>
<td>Chas. E. Knoll</td>
<td>Green River Rd</td>
<td>May 1-1914</td>
</tr>
<tr>
<td>H. J. Bultman</td>
<td>Gus. C. Dugan</td>
<td>132 Bland Ave.</td>
<td>Feb. 6-1914</td>
</tr>
<tr>
<td>Geo. Grimm</td>
<td>T. F. Patterson</td>
<td>1515 Fulton Ave.</td>
<td>Nov. 12-1914</td>
</tr>
<tr>
<td>Frank Limberger Ast.</td>
<td>William Morris</td>
<td>206 Lincoln Ave.</td>
<td>Dec. 9-1914</td>
</tr>
<tr>
<td>Meyer &amp; Cohen</td>
<td>Meyer &amp; Cohen</td>
<td>319 Up. 3rd St.</td>
<td>Feb. 21-1914</td>
</tr>
<tr>
<td>Wm. J. Biederman</td>
<td>Haering &amp; Hampson</td>
<td>319 Up. 3rd St.</td>
<td>Feb. 21-1914</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Transfer of License and Location.

Comes now Meyer & Cohen and present to the board their application for permission to sell and transfer to Harry Meyer the license to sell intoxicating liquors at retail heretofore granted to them; and comes also Harry Meyer and presents to the Board his application for permission to purchase and have transferred to him the said license heretofore granted to said Meyer & Cohen and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said Meyer & Cohen is entitled to sell and transfer his said license to said Harry Meyer and that said Harry Meyer is entitled to purchase and have transferred to him the license of said Meyer & Cohen and that said Harry Meyer is entitled to move his place of business all as
in said applications prayed for.

It is therefore ordered and adjudged by the board that said Meyer & Cohen be and he is hereby granted permission to sell and transfer his said license to said Harry Meyer, and that said Harry Meyer be and he is hereby granted permission to purchase and have transferred to him license heretofore issued to said Meyer & Cohen, and that said Harry Meyer be and he is hereby granted the further permission to move his place of business as in said application prayed for.

Return of Sheriff Fees.

Comes now Mary V. Bement and files claim for return of Sheriff fees amounting to $334.50 for a Sheriff's Sale.

On Motion the Board adjourned to meet, Thursday, February 5, 1914, at 10 o'clock A.M.

Thursday, February 5, 1914.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Val Schneider, Henry Lovejoy, Gus C. Dugan, and Gahr & Nett and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 6th day of February, 1914, to Val Schneider, Henry Lovejoy and Gus. C. Dugan, and for the term of one year from the 8th day of February, 1914, to Gahr & Nett.

On Motion the Board adjourned to meet, Monday, February 9, 1914, at 10 o'clock A.M.
Board of Commissioners, Vanderburgh County, Indiana,  
FEBRUARY 5, 1914

IN VACATION

ASSIGNMENT:

FOR VALUE RECEIVED, I hereby assign to Della Bumpass the within Tax Sale Certificate No. 99

Jacob W. Lunkenheimer

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

This day appeared before me the undersigned, Jacob W. Lunkenheimer and acknowledged the execution of the foregoing assignment.

WITNESS, my hand and seal, this 19th day of January 1914.

Edward A. Lorch

Notary Public

My Com. Expires Nov. 7th 1917.

TAX TITLE DEED:

WHEREAS, Della Bumpass did on the 5th day of February 1914, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, her certificate of purchase, in writing, bearing date the 13th day of February 1911, signed by Charles P. Beard, who at the last mentioned date was the Auditor of said County, from which certificate it appears that J. W. Lunkenheimer did, on the 13th day of February 1911 purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Twenty-eight (28) Dollars and Sixty-two (62) Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of George W. Bumpass for the non-payment of taxes, costs and charges for the years 1910 and previous years namely:

Lot (8) Block (15) Auburn

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Della Bumpass is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said George W. Bumpass nor any person in his behalf having paid or tendered the amount due the said Della Bumpass on account of the aforesaid purchase, and for the taxes by her since paid; and the said Della Bumpass having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, made this 5th day of February 1914 between THE STATE OF INDIANA, by Charles P. Beard, Auditor of said County, of the first part, and the said Della Bumpass of the second part WITNESSETH, that the said party of the first part, for and in
Board of Commissioners, Vanderburgh County, Indiana, February 5, 1914.

Consideration of the premises, has granted, bargained and sold unto the said party of the second part her heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot (8) Block (18) Auburn

To have and to hold the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, her heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard

Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard (SEAL)

Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard, Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 5th day of February, 1914.

Mabel Zumstein (SEAL)
Notary Public

My Commission Expires
Feb. 5, 1917
Monday, February 9, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day present to adjournment, when present John W. Winberg, Henry Helrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now F. W. Ossenberg, Joseph Bender, Adm., Frick & Killinger, Edward F. Galligan, and Edward F. Martin, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 9th day of February, 1914, to F. W. Ossenberg, and for the term of one year each from the 10th day of February, 1914, to Joseph Bender, Frick & Killinger, and Edward F. Galligan, and for the term of one year from the 11th day of February, 1914, to Edward F. Martin.

On Motion the Board adjourned to meet, Thursday, February 12, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant
to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig
members composing said Board.

The Minutes were read and approved.

Order of the Board of
Commissioners Granting
A Renewal of Liquor License.

Comes now Wm. C. Schroeder and C. D. Pickrill, and present to the board their
applications for renewals of license to sell intoxicating liquors at retail upon the
premises described in their applications, together with copies of said application by them
published and the proof of the due publication of said notices.

And the board having examined said applications, notices and proofs of publication
and being sufficiently advised in the premises, finds for the said applicants that they are
entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and
the same is hereby granted to said applicants as in said applications described for the
term of one year each from the 14th day of February, 1914.

Commission of
Raymond Fields to
Feeble Minded School

Comes now Charles P. Beard County Auditor and presents to the Board an application
for the admission of Raymond Fields to the Indiana School for Feeble Minded Youths by Sadie
Fields his mother.

And the board having carefully considered said matter do now find and determine
that the said Sadie Fields has for one year prior to the making of the aforesaid application
been a bona fide resident of the State of Indiana, and that Raymond Fields is a feeble
minded child now residing in Vanderburgh County and is a proper subject for admission into said
School, and that applicant has made a sworn affidavit of her financial ability before said
Board, and that she is unable to pay any part of the expenses of said child in said school.

And the Auditor is directed to make the proper certificate in the premises.

Order for Board of County
Commissioners to attend
Concrete Show at Chicago.

Whereas a national exhibit of concrete construction is now in progress in
Chicago, and whereas the information to be gained by the Board of County Commissioners will
be a benefit to the transaction of public business and it being an indispensable public
necessity, it is therefore, on motion ordered that the said board attend such meeting and
that the actual expense of such attendance be, and the same is hereby ordered to be paid out
of the County Funds.
Report of the Board of
County Commissioners of
inspection of Poor
Infirmary.

Comes now the members of the Board of County Commissioners of Vanderburgh County,
and submit the following report of its quarterly inspection of the Vanderburgh County
Poor Infirmary which report is in the words and figures as follows, to-wit:-

Evansville,
Vanderburgh County, Indiana, Feb. 12, 1914

We the Board of County Commissioners of said County did on January 27, 1914
visit and inspect the Vanderburgh County Poor Infirmary as by law prescribed and
herewith report that we found it in as good a condition in every respect as is
possible. We find that the exterior is in need of paint, and will be able to take up
the matter of painting as soon as weather will permit. We found the inmates in
reasonably healthful condition and the Infirmary in all things in a satisfactory
condition.

Respectfully submitted,

[Signature]

[Signature]

Henry W. Martin,
Board of County Commissioners.

On Motion the Board adjourned to meet, Monday, February 16, 1914, at 10 o'clock A.M.

[Signature]

[Signature]
IN VACATION

TAX TITLE DEED

WHEREAS, W. E. Becker did on the 13th day of February 1914, produce to the undersigned, Charles P. Beard, Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 12th day of February 1912, signed by Charles P. Beard, where at the last mentioned date was the Auditor of said County, from which certificate it appears that W. E. Becker did, on the 12th day of February 1912, purchase at Public Auction, at the door of the Court House in said county, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Nine---Dollars and seventy-eight--Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of W. F. Duval for the non-payment of taxes, costs and charges for the years 1911 and previous years namely:

Part of the South-east quarter of the South-west quarter of Section Eighteen (18), Township Seven (7) South, Range Eleven (11) West, containing twenty-four (24) acres.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that W. E. Becker is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said W. F. Duval, nor any person in his behalf having paid or tendered the amount due on the said W. E. Becker on account of the aforesaid purchase, and for the taxes by him since paid; and the said W. E. Becker having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the duplicate with the taxes for the years 1911 and previous years.

THEREFORE, THIS INDEMNITY, Made this 13th day of February 1914, between THE STATE OF INDIANA, by Charles P. Beard, Auditor of said County, of the first part, and the said W. E. Becker of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows namely

Part of the South-east quarter of the South-west quarter of Section Eighteen (18), Township Seven (7) South, Range Eleven (11) West, containing twenty-four (24) acres.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
IN TESTIMONY WHEREOF, the said Charles P. Beard
Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard  
Auditor Vanderburgh County.

Attest: Carl Lauenstein  
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 13th day of February 1914.

Mabel Zumstein  
Notary Public.

My Commission Expires  
Feb. 5, 1917

(SEAL)

TAX TITLE DEED

WHEREAS, John W. Davidson did on the 13th day of February 1914, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 12th day of February 1912, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that John W. Davidson did, on the 12th day of February 1912, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this indenture described, and which lot was sold to him for the sum of forty-eight --dollars and eighteen --cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Evansville Real Estate and Building Company for the non-payment of taxes, costs and charges for the years 1911 and previous years namely:

Lots Nine (9) and Ten (10) in Block Four (4) Sub-division of Blocks 14 to 29 in Parrett's Enlargement, also Lots One (1), Two (2), Three (3), Four (4), Six (6), Seven (7), Eight (8), Nine (9) and Ten (10), all in Block Six (6) in Glendale, all in the City of Evansville.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said John W. Davidson is the legal owner of said certificate of
purchase and the time fixed by law for redeeming the land therein described having now expired, the said Evansville Real Estate & Building Company nor any person in their behalf having paid or tendered the amount due the said John W. Davidson on account of the aforesaid purchase, and for the taxes by him since paid; and the said John W. Davidson having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1911 and previous years.

THEREFORE, THIS INDEBTURE, Made this 13th day of February 1914, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said John W. Davidson of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows namely:

Lots Nine (9) and Ten (10) in Block Four (4) Sub-division of Blocks 14 to 20 in Parretts' Enlargement, also Lots One (1), Two (2), Three (3), Four (4), Six (6), Seven (7), Eight (8), Nine (9) and Ten (10), all in Block Six (6) in Glendale, all in the City of Evansville.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, the said Charles P. Beard, Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard (SEAL)
Auditor Vanderburgh County.

Attest: Carl Launstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS.

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 13th day of February, 1914.

Mabel Zumstein (SEAL)
Notary Public

My Commission Expires
Feb. 5, 1917
Monday, February 16, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helrich Jr., and Henry W. Hartig, members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Philip Seitz and presents to the Board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 16th day of February, 1914.

On Motion the board adjourned to meet, Thursday, February 19, 1914 at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Thursday, February 19, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Wehrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Val. Becker, Hearing & Hampton, Frank Sicilia, Ernest P. Knodel, and Chas. F. Morsch, and present to the board their applications for renewals of license to sell intoxicating liquors t retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 19th day of February, 1914, to Val. Becker, and for the term of one year each from the 21st day of February, 1914, to Hearing & Hampton, Frank Sicilia, Ernest P. Knodel, and Chas. F. Morsch.

Estimate of Supplies for County Infirmary

John Greer Superintendent of the County Infirmary presented estimate for supplies needed by him for said institution for the quarter ending May 31, 1914, and after inspection of same the Auditor was on motion ordered to advertise for bids for same to be opened March 5th, 1914, at 10:00 A.M.

Painting Interior of Jail.

On motion specifications for painting the interior of the Jail were examined and approved and the Auditor was ordered to advertise for bids for same.

On motion the Board adjourned to meet, Monday, February 23, 1914, at 10 o'clock A.M.

[Signatures: John W. Wimberg, Henry Wehrich Jr., Henry W. Hartig]
Monday, February 23, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

In the matter of the claim of Mary V. Bement.

Comes now Mary V. Bement and files her verified claim in the sum of Three Hundred Thirty-Four Dollars and Fifty Cents ($334.50) praying refund of commissions paid to sheriff of Vanderburgh County on sale of real estate on decree of foreclosure, rendered by Vanderburgh Circuit Court which decree was on appeal to the Appellate Court reversed.

And the board having examined said claim and being duly advised in the premises it is now by the board ordered that said claim be disallowed.

On Motion the Board adjourned to meet, Thursday, February 26, 1914, at 10 o'clock A.M.

Thursday, February 26, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Claude Koehler, Kol & Wathers, Gus Gahr, Wm. E. Ruston, and Jos. V. Lappe, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notice and proofs of publication and being sufficiently advised in the premises, finds the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 28th day of February, 1914, to Claude Koehler and Kol & Wathers and for the term of one year each from the 1st day of March, 1914, to Gus Gahr, Wm. E. Ruston and Jos. V. Lappe, and from the 28th day of February, 1914, to Morris Mack.
On Motion the Bond of John Grefe Superintendent of the County Infirmary in the sum of $3000.00 was accepted and approved.

On Motion it was ordered that the County Highway Superintendent allow 40c per hour for teams and 20c per hour for labor on repair of Free Turnpikes.

Appointment of Member for Miners Exam Board

On Motion Pious Schulteiss was appointed as Member of Miners Examining Board to succeed Wm. Moody deceased.

Awards Contracts for Broken Rock

This being the time set for opening bids for broken rock and gravel for the repairs of the various turnpikes of the County during the year 1914. Come now the various parties and submit to the board their bids and the board proceeded to open the same.

On motion the Board, after a careful examination of said bids and being fully advised in the premises, awarded the contracts for the ensuing year to the parties, being in the estimation of the board the best bidders, said rock and gravel to be delivered as per specifications for the same and according to the items in said specifications as follows, to wit:

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<thead>
<tr>
<th>Item</th>
<th>Name</th>
<th>Items</th>
<th>Cost per ton</th>
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<tbody>
<tr>
<td>1</td>
<td>B. Frey</td>
<td>400</td>
<td>$1.25</td>
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<tr>
<td>3</td>
<td>Evansville Sand &amp; Gravel Co.</td>
<td>100</td>
<td>$1.00</td>
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<td>4</td>
<td>Phil A. Frey</td>
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<td>$1.50</td>
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<td>6</td>
<td>Evansville Sand &amp; Gravel Co.</td>
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<tr>
<td>7</td>
<td>B. Frey</td>
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<td>11</td>
<td>George W. Schmuck</td>
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<td>13</td>
<td>John Moumara</td>
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<td>14</td>
<td>Henry Rodenberg</td>
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<td>15</td>
<td>B. Frey</td>
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<td>B. Frey</td>
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<td>17</td>
<td>John A. Kern</td>
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<td>Edward Wolf</td>
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<td>22</td>
<td>Edward Wolf</td>
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<td>Phil B. Frey</td>
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<td>2nd State Stone Co.</td>
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<td>30</td>
<td>James Wibbler</td>
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<td>31</td>
<td>Karl Stucki</td>
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On Motion the Board adjourned to meet, Saturday, February 28, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]
Saturday, February 28, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Heirich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

PLACES FOR HOLDING ELECTION FOR PRECINCT COMMITTEEMEN

DEMOCRATIC

It appearing to the Board of County Commissioners of said County, that no agreement has been reached by the respective Chairman of the political parties of Vanderburgh County as to the time and place of holding the primary election of precinct committeemen of said parties comes now Louis E. Fritsch Chairman of the Democratic Central Committee of said county and on his recommendation said Board now designates the following places in each of the forty precincts of said county where the Democrats of said precincts shall hold their election for precinct Committeemen and said Board now designates Thursday, March 12, 1914 as the day on which said election shall be held.

L. E. Fritsch  
Dem. Chairman  
Vanderburgh County.

PIGEON TOWNSHIP

1 405 Parrett Street  
2 620 Washington Ave.  
3 1115 S. Governor  
4 500 Up. Second St.  
5 411 Up. Third St.  
6 601 Oak St  
7 507 Up. Seventh St.  
8 115 Up. Eight St.  
9 1 Up. Second St.  
10 139 Third Ave.  
11 804 W. Franklin St.  
12 1131 W. Indiana St.  
13 1023 W. Michigan St.  
14 432 Grove St.  
15 210 E. Nevada St.  
16 28 E. Missouri St.  
17 Weber's Hall Corner Franklin & Fourth Ave.  
18 273 Edgar St.  
19 120 Read St.  
20 1524 Main St.  
21 1101 E. Columbia St.  
22 1410 E. Oregon St.  
23 1416 E. Franklin St.  
24 636 William St.  
25 200 Olive St.  
26 928 Walnut St.  
27 515 S. Governor St.  
28 415 Gray Ave.  
29 204 Line St.

ARMSTRONG TOWNSHIP

L. C. Hill  
Martin Station

CENTER TOWNSHIP

1 E. Wertz Wagon Shop  
2 Hookers School House

GERMAN TOWNSHIP

School House No. 6

KNIGHT TOWNSHIP

1 Harlan Ave. School  
2 Terry's School House

PERRY TOWNSHIP

1 1344 Law Ave.  
2 Hillenbrandt Up. Wt. Vernon Road  
3 112 Dearborn St. Howell, Ind.

SCOTT TOWNSHIP

Stacer Station

UNION TOWNSHIP

Cypress
Board of Commissioners, Vanderburgh County, Indiana, February 28, 1914

It appearing to the Board of County Commissioners of said county, that no agreement has been reached by the respective Chairmen of the political parties of Vanderburgh County as to the time and place of holding the primary election of precinct committeemen of said parties comes now Phil Gould, of the Republican County Central Committee of said county and on his recommendation said Board now designates the following places in each of the forty precincts of said county where the Republicans of said precincts shall hold their election for precinct committeemen and said Board now designates Thursday, March 12, 1914 as the day on which said election shall be held.

Phil C. Gould
Republican Chairman
Vanderburgh County.

<table>
<thead>
<tr>
<th>PIGEON TOWNSHIP</th>
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</thead>
<tbody>
<tr>
<td>1 31 Madison Avenue</td>
<td>15 2004 Fulton Avenue</td>
</tr>
<tr>
<td>2 1201 McCormick Avenue</td>
<td>16 3rd Avenue &amp; Columbia St.</td>
</tr>
<tr>
<td>3 1218 South Governor Street</td>
<td>17 S19 Fulton Ave. (Upstairs)</td>
</tr>
<tr>
<td>4 1213 Upper Sixth Street</td>
<td>18 319 Edgar Street</td>
</tr>
<tr>
<td>5 427 Upper Third Street</td>
<td>19 No. 4 Hose House</td>
</tr>
<tr>
<td>6 517 Upper Fifth St.</td>
<td>20 1118 East Michigan St.</td>
</tr>
<tr>
<td>7 433 Upper Fourth St. (REAR)</td>
<td>21 927 East Columbia St.</td>
</tr>
<tr>
<td>8 124 Upper Sixth Street</td>
<td>22 1416 Eichel Avenue</td>
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<tr>
<td>9 119 Upper Fourth St.</td>
<td>23 712 North Governor St.</td>
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<tr>
<td>10 303 Lower First St.</td>
<td>24 634 William St.</td>
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<td>11 110 West Franklin St.</td>
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<td>12 816 West Indiana St.</td>
<td>26 719 Upper 10th St.</td>
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<td>13 7 Casselberry Avenue</td>
<td>27 1204 Cherry St.</td>
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<td>14 404 Geil Avenue</td>
<td>28 626 Morris Avenue</td>
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<td>20 113 Grant Street</td>
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<tr>
<th>ARMSTRONG TOWNSHIP</th>
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<tr>
<td>CENTER TOWNSHIP</td>
<td>Henry Molls' Blacksmith Shop</td>
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<tr>
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<td>Hooker's School House</td>
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<tbody>
<tr>
<td>1 242 Kentucky Ave.</td>
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<tr>
<td>2 Terry's School House</td>
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</tbody>
</table>
PROGRESSIVE

It appearing to the Board of County Commissioners of said County, that no agreement has been reached by the respective Chairman of the political parties of Vanderburgh County as to the time and place of holding the primary election of precinct committeemen of said parties comes now James P. Mann Chairman of the Progressive County Committee of said county and on his recommendation said Board now designates the following places in each of the forty precincts of said county where the Progressives of said precincts shall hold their election for precinct Committeemen and said Board now designates Thursday, March 12, 1914, as the day on which said election shall be held.

James P. Mann
Progressive Chairman
Vanderburgh County.

Pigeon Township

1 27 Emmett Street
2 225 Jackson Avenue
3 810 Bedford Avenue
4 408 Elliott Street
5 614 Sun St.
6 224 Cherry St.
7 408 Upper Fifth St.
8 1062 Main St.
9 114 Fourth St.
10 318 Upper Second St.
11 130 West Franklin St.
12 310 Wabash Avenue
13 1126 West Virginia St.
14 203 State St.
29 308 Denby Avenue

Armstong Township

School House #6

Center Township

1 Stahl's Place R.R.#5 Stringtown Rd
2 Hooker School Oak Hill Road

German Township

School #8 R.R.#7

Knight Township

1 Harlan Avenue School
2 Terry's School House

On Motion the Board adjourned sine die.

[Signature]
[Signature]
Commissioners.
Board of Commissioners, Vanderburgh County, Indiana, March 2, 1914.

The Board of commissioners of the County of Vanderburgh, met this day pursuant to law, when present John W. Winberg, Henry Hellrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting Renewals of License.

Comes now Frank Schmadel and August Glesige, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 2nd day of March, 1914, to Frank Schmadel, and August Glesige.

Transfer of Location of Liquor License.

Comes now Gus Gehr and presents to the board his application for leave to move his place of business for the sale of intoxicating liquors at retail as described in his application, together with a copy of the notice of said application by him published and the proof of due publication of said notices.

And the board, having examined said application notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicant as in said application prayed for.

Order of the Board of Commissioners Granting Permission to Sell and Transfer a Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses:

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frick &amp; Wiltshire</td>
<td>Mr. Frick</td>
<td>830 W. Franklin St.</td>
<td>Dec. 2, 1914</td>
</tr>
<tr>
<td></td>
<td>Henry Stricker</td>
<td>1300 W. Maryland</td>
<td>Sept. 5, 1914</td>
</tr>
<tr>
<td></td>
<td>Mike Keplinger</td>
<td>316 Up. Third St.</td>
<td>Oct. 1, 1914</td>
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<tr>
<td></td>
<td>Joseph M. Hartlein</td>
<td>410 W. Maryland</td>
<td>Feb. 10, 1915</td>
</tr>
<tr>
<td></td>
<td>Adam Blankenberger</td>
<td>931 W. Franklin</td>
<td>Sept. 22, 1914</td>
</tr>
<tr>
<td></td>
<td>Frank Wiltsihe</td>
<td>205-212 up. Fourth St.</td>
<td>June 9, 1914</td>
</tr>
<tr>
<td></td>
<td>Frank McDonald</td>
<td>1521 Main St.</td>
<td>Aug. 4, 1914</td>
</tr>
<tr>
<td></td>
<td>N. P. Short</td>
<td>1521 Main St.</td>
<td>Nov. 14, 1914</td>
</tr>
<tr>
<td></td>
<td>John Scheithorn</td>
<td>801 Fulton Ave.</td>
<td>Feb. 1, 1915</td>
</tr>
<tr>
<td></td>
<td>Philip Bichel</td>
<td>801 Fulton Ave.</td>
<td>Aug. 7, 1914</td>
</tr>
</tbody>
</table>
And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail, upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Cancellation of 1908 Outstanding Warrants.

Now here in compliance with Section 6017 Burns Revised Statutes 1908. The Board do now proceed to cancel the following orders which have remained in the Auditor’s Office uncalled for, for a period of five years or more.

**COUNTY REVENUE**

<table>
<thead>
<tr>
<th>Date</th>
<th>No.</th>
<th>Series</th>
<th>Name</th>
<th>Amount</th>
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<td>4600</td>
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<td>Eva Sing</td>
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Date | No. | Series | Name | Amt' |
---|---|---|---|---|
1908 Dec. 7 | 4601 | P | Gustav Boreman | $.75 |
4615 | Walter Batterman | $.75 |
4617 | Ernest R. Woelker | $.75 |
4620 | Chas. Jones | $.75 |
4640 | Wm. Brinkley | $.75 |
31 | 4656 | Mrs. Loetscher | 1.25 |

Report of the Sec. of the Evansville Orphan Asylum.

Comes now Sarah D. Wartman secretary of the Evansville Orphan Asylum and submits her report as such Secretary for the quarter ending February 28, 1914, which report is in substance as follows, to-wit:--

| In home beginning of quarter | 33 |
| Admitted since | 3 |
| Discharged | 2 |
| Died | 0 |
| Now Remaining | 34 |

Report of the Superintendent of the County Infirmary

Comes now John Grefe Superintendent of the County Infirmary and submits his report as such Superintendent for the quarter ending February 26, 1914, which report is in substance as follows, to-wit:--

| In home beginning of quarter | 54 |
| Admitted since | 32 |
| Discharged | 10 |
| Died | 8 |
| Now Remaining | 104 |

IN RC

WIEBAND KNERR ET AL.

DRAINAGE.

Comes now Edwyn E. Watts, Drainage Commissioner in charge of construction of said drainage, by Charles W. Wittenbreker, his attorney and asks leave of Court to withdraw from the files thereof the apportionment of assessments of benefits heretofore filed on the 19th day of July, 1913 and also the apportionment filed on the 3rd. day of January, 1914, without prejudice to the filing of another apportionment of assessment of benefits.

And comes again said Drainage Commissioner by his said Attorney and moves the Court to set aside all order and entries of orders, motions, and doings of said Board in relation to the said apportionments.
And the Board having under consideration said prayer and motion and being fully advised in the premises finds that said prayer and motion ought to be granted and sustained.

It is therefore considered, ordered and adjudged by the Board that the prayer of said Drainage Commissioner for the withdrawal from the files of this Court, the apportionment of benefits filed on the 19th day of July, 1913, and the apportionment of benefits filed on the 3rd day of January, 1914, be granted without prejudice to the filing of another apportionment of benefits.

It is further ordered and adjudged by the Board that all orders and entries made heretofore upon the order book of this Court in said drainage matter be set aside and held at naught without prejudice to the further action of this Board in accordance with the provisions of the drainage law.

IN RE WIEGAND KNERR ET. AL.

ORDER

Comes now Charles P. Beard, Auditor of Vanderburgh County, Indiana, and presents the certificate of appointment and assessments of benefits of the Drainage Commissioner in charge of construction of the Wiegand Knerr et al. Drainage, in cause No. 15031, in the Vanderburgh Circuit Court, Indiana, which said certificate was filed with said Auditor on the 28th day of February, 1914, and the same is ordered spread of record, which is now done, and is in words and figures following, to-wit:

STATE OF INDIANA, SS:
COUNTY OF VANDERBURGH.

BEFORE THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA.

MARCH TERM, 1914.

IN RE WIEGAND KNERR, ET. AL.
DRAINAGE PETITION.

CERTIFICATE OF APPOINTMENT AND ASSESSMENTS OF BENEFITS BY THE DRAINAGE COMMISSIONER IN CHARGE OF CONSTRUCTION OF SAID DRAINAGE.

The undersigned, Edwyn E. Watts, Drainage Commissioner in Charge of Construction of said drainage, respectfully certifies unto the Board of Commissioners of Vanderburgh County, Indiana, that on the 12th day of October, 1911, Wiegand Knerr, et.al. filed in the Vanderburgh Circuit Court of Indiana their duly verified drainage petition praying for the drainage of certain lands, lots, public highways, railroads and interurban railroads located in the counties of Gibson and Vanderburgh, State of Indiana; that after due service of said petition on the 7th day of February, 1912, said petition was referred to the undersigned and other drainage commissioners to proceed according to law; that on the 2nd day of December, 1912, said Drainage Commissioners made a report of their doings, findings, location, plans, estimates and assessments of benefits and damages in said matter to said Court; that afterwards, on the 24th day of March, 1913, the said Vanderburgh Circuit Court confirmed said report as modified and
and established said Drainage, the same being cause No. 15031 in the Vanderburgh Circuit Court of Indiana; and upon said 24th day of March, 1913, said Court assigned said work to the undersigned Drainage Commissioner for construction and required of the undersigned a bond for the faithful performance of his duties in the penal sum of ten thousand ($10,000.00) Dollars, which said bond, with surety, was filed with and approved by said court on the 24th day of March, 1913. That thereupon the undersigned proceeded to advertise for bids as required by law and he further shows that he let the contract for the construction of said drainage pursuant to said advertisements on the 5th day of July, 1913. That afterward such contract and the letting thereof were set aside by order of the Vanderburgh Circuit Court, Indiana, and new advertisements therefor were made and said contract was let on the 29th day of November, 1913, to Robert A. Brown for the sum of Twenty-six Thousand, Nine Hundred Eighty ($26,980.00) Dollars; that he has required of said contractor a bond for the faithful performance of said contract in the penal sum of Twenty thousand ($20,000.00) Dollars which said bond was filed with and approved by the undersigned Drainage Commissioner on the 11th day of December, 1913.

The undersigned Drainage Commissioner has ascertained and determined that the total original cost of construction of said drainage, including all incidental costs is as follows; to-wit,

| Contract Price         | $26,980.00 |
| Incidental expenses, including Attorney's Fees, superintendence, engineering and other incidental costs | 7,489.00 |
| **Total**              | **$34,469.00** |

He further shows to the said Board that the total of said cost is Thirty-four Thousand, Four Hundred Sixty-Nine ($34,469.00) Dollars, and he would further show that he has apportioned said costs and expenses to the several tracts of lands, public highways, railroads and interurban railroads assessed in proportion to the total assessments against the respective parcels of land and highways benefitted by the construction of said work.

The following tabulated statement shows:

**FIRST:** The name of the land owner.

**SECOND:** The description of the lots, lands, public highways, railroads and interurban railroads.

**THIRD:** The Section.

**FOURTH:** The Township.

**FIFTH:** The Range.

**SIXTH:** The number of acres benefitted.

**SEVENTH:** The amount of assessments of benefits confirmed by said Circuit Court.

**EIGHTH:** The apportionment of said assessments of benefits to each lot, tract, parcel of land, public highway, railroad and interurban railroad.

The separate list of lots, lands, public highways, railroads and interurban railroads assessed with benefits and the apportionment thereof in the County of Vanderburgh, State of Indiana, is hereinafter set out.
<table>
<thead>
<tr>
<th>Name</th>
<th>Description</th>
<th>S. T. R. Acres</th>
<th>Assessment of Benefits confirmed by Court</th>
<th>Appor- tionment of Benefits</th>
</tr>
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<tbody>
<tr>
<td>Armstrong Township</td>
<td>North and south read from the SW corner of Sec 1-5-10 North along the West line of Sec. 1 and sections 35, 25 &amp; 24-4-10, a distance of 4 miles</td>
<td>25 4 11 20</td>
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<td>$190.00</td>
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<td>Adler, Theodore</td>
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<tr>
<td></td>
<td>W 1/2 SW 1/4 NE 1/4</td>
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<td>7.60</td>
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<tr>
<td></td>
<td>The Owensville Road in a general north-westerly direction through sections 35, 25 &amp; 27-4-11 1-1/2 W</td>
<td>50.00</td>
<td>38.00</td>
<td></td>
</tr>
<tr>
<td></td>
<td>North and south from the SE corner SW 1/4 NW 1/4 section 26-4-11 North to the N line of said section, 1/2 Miles</td>
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<tr>
<td></td>
<td>North and south from NW corner SW 1/4 25-4-11 South to the Boonville Road in the line between Sections 10 &amp; 11, 5-11 2 miles</td>
<td>100.00</td>
<td>76.00</td>
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<tr>
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<td>North and south from the center of 34-4-11 South to the section line, 1/2 mile</td>
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<td>North and South from the NE corner NW 1/4 NW 1/4 3-5-11 South to the SE corner SW 1/4 NW 1/4 10-5-11, 1-1/2 Miles</td>
<td>150.00</td>
<td>114.00</td>
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<td>North and South from the NE corner 4-5-11 South, West and South to the SE corner SE L4 NE 1/4 9-5-11, 3-3/4 MI</td>
<td>125.00</td>
<td>95.00</td>
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<td>North, East and North from the Cynthiana Road at Armstrong Station to the SE corner Mt 1/4 sec. 4-5-11, 1 MI</td>
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<td>North and South from the SW corner SE 1/4 SE 1/4 35-4-11 North to the public highway running East and West thro' Sec. 29-4-11 1-1/2 MI</td>
<td>56.00</td>
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<td>North &amp; South from East and West highway through the center section 29-4-10 South through the East 1/2 said section 29 and sec. 32-4-10, a distance of 1 MI</td>
<td>132.10</td>
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<td>Highway East and West from the SE corner Sec 21-4-11 West a distance of 3/4 MI</td>
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<td>Armstrong</td>
<td>East &amp; West from the center section 23-4-11 East through 29, 28, 27, &amp; 26</td>
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<td>SW 1/4 34-4-11 West to the SE corner West 1/2 NW 1/4 sec 26 2-3/4 MI</td>
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<td>Cynthiana Road, a distance of 1-3/4 MI</td>
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<td>Boonville and Cynthiana Roads, thence E along the Boonville Road</td>
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<td>through sections 9, 10 &amp; 11-5-11 to the E line W 1/2 said Sec. 11,2 MI</td>
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<td>East &amp; west from the SW cor East to the SE cor of 2-5-11, 1 mi</td>
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<td>North &amp; South through the center of the NW 1/4 28-4-11, 1/2 MI</td>
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<td>1/4 NE 1/4</td>
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<tr>
<td>Chicago and Eastern Illinois Railroad Company of Indiana</td>
<td>The Right of Way &amp; Roadbed thru, upon &amp; across Sections 15, 19, 29, 30, 31, &amp; SE &amp; section in Gibson and Vanderburgh Counties, State of Indiana</td>
<td>$2,500.00</td>
<td>$1,900.00</td>
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Selb, Theodore

S 1/2 NE 1/4 SE 1/4 24 4 11 20 $ 20.00 $ 15.20
SE 1/4 SE 1/4 24 4 11 40 200.00 192.00
NE 1/4 NE 1/4 25 4 11 40 10.50 7.60
E 1/2 SW 1/4 NE 1/4 25 4 11 20 5.00 3.80

Steckler, Adam

SW 1/4 NW 1/4 25 4 11 40 300.00 226.00
NW 1/4 SW 1/4 25 4 11 29 460.00 304.00
NW 1/4 NW 1/4 25 4 11 40 290.00 182.00

Stoff, John G. Heirs

N 3/4 SW 1/4 SW 1/4 25 4 11 30 150.00 114.00

Schilling Carolige

NE 1/4 SW 1/4 25 4 11 40 400.00 304.00

Schillinger John G.

SE 1/4 NW 1/4 35 4 11 40 5.00 3.80
SE 1/4 SE 1/4 35 4 11 40 5.00 3.80

Schweirsch, August

E End E 1/2 SW 1/4 35 4 11 25 5.00 3.80
NW 1/4 SE 1/4 35 4 11 40 10.00 7.60
SW 1/4 SE 1/4 35 4 11 40 10.00 7.60

Schmitt, Joseph

NW 1/4 SE 1/4 2 5 11 40 10.00 7.60
Mid pt SE 1/4 2 5 11 57 10.00 7.60

Spilker, Barbara

NE 1/4 SW 1/4 2 5 11 40 10.00 7.60
W 1/2 SW 1/4 SE 1/4 2 5 11 20 5.00 3.80

Stroth, John

SE 1/4 SW 1/4 2 5 11 40 10.00 7.60

Schmeider, Fred J.

NE 1/4 SE 1/4 2 5 11 40 5.00 3.80
E 1/2 NW 1/4 SE 1/4 2 5 11 20 5.00 3.80

Seipert, Adam Jr.

NW 1/4 NW 1/4 3 5 11 40 5.00 3.80
SW 1/4 NW 1/4 3 5 11 38 5.00 3.80

Stein, Joseph

NW 1/4 SE 1/4 4 5 11 40 10.00 7.60

Schauss, Henry & Carrie

NE 1/4 NE 1/4 9 5 11 40 5.00 3.80

Schauss, William Sr.

E 1/2 SE 1/4 10 5 11 79 5.00 3.80

Scott Township, Vanderburgh County, Indiana.

N & S Highway along the range line dividing ranges 10 & 11 W
From the SE cor 36 4 11
N to the SE cor NE 1/4
2-1/2 MI

Haubstadt & Darmstadt road in a general southerly direction thru
19 30 & 31-4-10 3-1/4 MI

North & South thru the center of 20 & 29 & 32-4-10 3 MI.

250.00 190.00

Scott Township, Vanderburgh County, Indiana.

N & S from the SE cor
32-4-10 N to the SE cor NE 1/4 29-4-10
1-1/2 MI

N & S Thru the center
of the E 1/2 of 24-4-11
1 MI.

50.00 38.00

N & S Thru center line
of 5-5-10 1 MI

125.00 95.00

N & S from NE cor of
5-5-10 to the Princeton State Road 3-4 MI

75.00 57.00

E & W from center NE
1/4 24-4-11 E to the
Haubstadt & Darmstadt Road 3-4 MI

75.00 57.00

E,N & E thru 20 & 21-
4-10 from the NW cor
SW 1/4 SE 1/4 sec 20
to the State Road near
the center of 21 1-1/4 MI

50.00 38.00
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<th>Scott Township, Vanderburgh County, Indiana.</th>
<th>E &amp; W from NE cor SE 1/4 NW 1/4 1/4-10 W to the Haubstadt &amp; Darmstadt road, 3/4 Ml</th>
<th>$ 75.00  $ 57.00</th>
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<td>E. &amp; W Thru the center 25 29 &amp; 30-4-10 from the Princeton State Road to the Haubstadt &amp; Darmstadt road, 2 Miles</td>
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All 1/2 NE 1/4 W of C & E Ry  
All 1/2 NE 1/4 W of C & E Ry  

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<td>110.00</td>
<td>83.60</td>
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Total apportionment of benefits against properties in Vanderburgh County, Indiana, ........ $34,993.41

WITNESS my hand and seal this 28th day of February, 1914.

Edwyn E. Watts  
Drainage Commissioner in charge of construction.

STATE OF INDIANA  
VANDERBURGH COUNTY.

Before me, William E. Wilson, Clerk of the Vanderburgh Circuit Court, Indiana, this appeared Edwyn E. Watts, Drainage Commissioner in charge of construction of the Wiegand Knerr et. al. Drainage, established by the Vanderburgh Circuit Court, Indiana, and acknowledged the execution of the annexed instrument as his official act.

I hereby certify that on the 28th day of February, 1914, the said Edwyn E. Watts was the duly qualified and acting Drainage Commissioner in charge of construction of the said Wiegand Knerr et. al. Drainage.

WITNESS my hand and seal of the Vanderburgh Circuit Court, Indiana, this 28th day of February, 1914.

William E. Wilson  
CLERK, VANDERBURGH CIRCUIT COURT, INDIANA.

And the Board having examined and considered said certificate and being fully advised in the premises finds that said assessments and apportionments against the lots, lands, public highways and railroads situate in Vanderburgh County, Indiana, are correct and should be approved and confirmed.

The Board further finds that said assessments shall be divided into nine (9) Monday in May, 1915, and one of said installments shall become due and payable on the first Monday in May of each and every year thereafter, until all of said installments have been paid in full, and the Board further finds that the Auditor of Vanderburgh County, Indiana, should prepare and place in the hands of the Treasurer of said Vanderburgh County, Indiana, for collection, an assessment sheet showing assessments and apportionments assigned against lots, lands, public highways and railroads situate in Vanderburgh County, Indiana, as
confirmed by the Vanderburgh Circuit Court, Indiana, in said cause.

And the Board further finds that notice should be given by the Auditor of Vanderburgh County, Indiana, in the Evansville Courier, a newspaper published in said Vanderburgh County, Indiana, the publication of which notice shall not be less than ninety (90) days before the 6th. day of June, 1914, giving notice to all persons affected, that the assessment sheet has been prepared and placed in the hands of the County Treasurer for collection and that all persons affected thereby desiring to pay such assessment in order to discharge their lands from all liability from such assessment on or before said 6th. day of June, 1914, may do so.

It is therefore considered ordered and adjudged by the Board that said assessments be and the same are hereby approved and confirmed and further that said assessments be divided into nine (9) equal installments one of each installment shall be due and payable on the first Monday in May, 1915, and one of said installments each shall become due and payable on the first Monday in May of each and every year thereafter until all of said installments have been paid in full.

It is further ordered and adjudged by the Board that the Auditor of Vanderburgh County, Indiana, prepare and place in the hands of the Treasurer the assessment sheet as provided by law.

It is further ordered and adjudged by the Board that the Auditor of Vanderburgh County give notice as set out in the foregoing finding that payments of said assessments in full may be made to the Treasurer of Vanderburgh County, Indiana, on or before the 6th, day of June, 1914, and this cause is now continued.

On Motion the Board adjourned to meet, Thursday, March 5, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]
Thursday, March 5, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting
A Renewal of Liquor License.

Comes new Ignatz Kromel and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 6th day of March, 1914.

Bids opened for
Supplies for County Infirmary.

This being the time set for opening bids for supplies for the County Infirmary for the ensuing quarter. Comes now various parties and firms and submit their bids and the Board, after carefully examining the same, awarded the contracts as follows:

- Vickery Brothers - - - - - - Groceries
- J. Bertelsen & Son - - - - - - Meat
- J. H. Schultz Co. - - - - - - Shoes
- Fowler Dick & Walker - - - - - - Drygoods
- Joseph Clothing Co. - - - - - - Clothing

Comes now John Grefe, Superintendent of the County Infirmary and submits his report for the quarter ending May 31, 1914, and after examining the same and being duly advised in the premises, do hereby approve the same.

On Motion the Board adjourned to meet, Monday, March 9, 1914, at 10 o'clock A.M.
Board of Commissioners, Vanderburgh County, Indiana, MARCH 9, 1914

Monday, March 9, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now A. L. Kingsbury and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 9, day of March, 1914.

On Motion the Board adjourned to meet, Thursday, March 12, 1914, at 10 o'clock A.M.

John W. Wimberg
Henry Helfrich Jr.
Henry W. Hartig

COMMISSIONERS.
WHEREAS, Harding & Hamilton did on the 6th day of March, 1914, produce to the undersigned Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana their several certificates of purchase, in writing all bearing date the 12th day of February, 1912, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificates it appears that Harding & Hamilton did on the 12th day of February, 1912, purchase at Public Auction, at the door of the Court House in said County, the tracts, parcels and lots of land lastly in this Indenture described, and which lots and lands were sold to them for the aggregate sum of one-hundred forty-five dollars and eighty-three cents, ($145.83), being the amount due on the tracts or lots of land returned delinquent for the non-payment of taxes, costs and charges for the years 1910 and previous years in the names and amounts, following to-wit:

<table>
<thead>
<tr>
<th>Name</th>
<th>Description of Real Estate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mary E. Bittrolff</td>
<td>Lot four (4) and the adjoining nineteen (19) feet of Lot five (5), in Block nine (9), in Kazan's Sub.</td>
<td>$25.16</td>
</tr>
<tr>
<td>Sarah A. Euler</td>
<td>Eighteen (18) feet of Lot Twenty (20) in Block three (3), in Heidelbach &amp; Claas Enlargement.</td>
<td>$14.26</td>
</tr>
<tr>
<td>Gilmore Firl</td>
<td>Lot twenty-four (24) in Block thirteen (13), in Slankeinburg.</td>
<td>$24.74</td>
</tr>
<tr>
<td>Olive S. Smith</td>
<td>Lot fourteen (14) in Block one (1), in Loewenthal's Addition.</td>
<td>$24.67</td>
</tr>
<tr>
<td>Penilla A. Stanley</td>
<td>Lot forty-eight (48), in Block two (2), in Maple Grove.</td>
<td>$13.78</td>
</tr>
<tr>
<td>A. M. Brizius</td>
<td>Lot twenty-two (22), in Block one (1), in Sonntag Place.</td>
<td>$6.22</td>
</tr>
<tr>
<td>Annie J. Hedges</td>
<td>Lot fifteen (15), in Block two (2), in Kensington.</td>
<td>$7.99</td>
</tr>
<tr>
<td>Tri State Land Co.</td>
<td>Lot ten (10), in Block four (4), in Sonntag Place.</td>
<td>$7.58</td>
</tr>
<tr>
<td>Tri State Land Co.</td>
<td>Lot forty-six (46), in Block four (4), in Sonntag Place.</td>
<td>$6.05</td>
</tr>
<tr>
<td>Clay Switzer</td>
<td>Lot fifteen (15), in Dunkerson Place.</td>
<td>$2.68</td>
</tr>
<tr>
<td>Robt. &amp; C. Rough</td>
<td>Lots six (6) and seven (7), in Block one (1), in Igleheart Place.</td>
<td>$4.91</td>
</tr>
<tr>
<td>A. &amp; B. Witherspoon</td>
<td>Lot three (3) in Bell's Subdivision of part of Section Eight (8), in Township Six (6) South, Range Ten (10) West, containing two (2) acres.</td>
<td>$4.79</td>
</tr>
</tbody>
</table>

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in
Board of Commissioners, Vanderburgh County, Indiana, MARCH 10, 1914

manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Harding & Hamilton are the legal owners of said certificates of purchase and the time fixed by law for redeeming the lands therein described having now expired, and that none of the persons herein named nor any person in their behalf having paid or tendered the amount due the said Harding & Hamilton on account of the aforesaid purchase or any of them, and for the taxes by them since paid; and the said Harding & Hamilton having demanded a Deed for the tracts of land mentioned in said certificates, and which was the least quantity of the tracts above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said county Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1910 and previous years.

THEREFORE, THIS INDENTURE, Made this 7th day of March, 1914, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Harding & Hamilton of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part their heirs and assigns forever, the tracts or parcels of land mentioned in said certificates situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot four (4) and adjoining nineteen (19) feet of Lot five (5), in Block nine (9), in Kazar's Sub.

Eighteen (18) feet of lot Twenty (20) in Block three (3), in Heidelbach & Elsas Enlargement.

Lot twenty-four (24) in Block thirteen (13), in Blankenburgh.

Lot fourteen (14) in Block one (1), in Loewenthal's Addition.

Lot forty-eight (48), in Block two (2), in Maple Grove.

Lot twenty-two (22), in Block one (1), in Sonntag Place.

Lot fifteen (15), in Block two (2), in Kensington.

Lot ten (10), in Block four (4), in Sonntag Place.

Lot forty-six (46), in Block four (4), in Sonntag Place.

Lot fifteen (15), in Dunkersoa Place.

Lots six (6), and seven (7), in Block one (1), in Igleheart Place.

Lot three (3) in Bell's Subdivision of part of section Eight (8), in Township Six (6) South, Range Ten (10) West, containing two (2) acres.

TO HAVE AND TO HOLD the said last mentioned tracts or parcels of land, with the appurtenances thereto belonging, to the said party of the second part, their heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.
IN TESTIMONY WHEREOF, The said Charles P. Beard
Auditor of the said County of Vanderburgh has here-
unto set his hand and affixed the seal of the Board of
County Commissioners, the day and year last above
written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

before me, the undersigned a Notary Public in and for said county, this day
personally came the above named Charles P. Beard Auditor of said County, and acknowledged that
he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this
7 th day of March, 1914.

Mabel Zumstein
Notary Public.

My Commission Expires
Feb. 5, 1917
(SEAL)
Thursday, March 12, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners granting A Renewal of Liquor License.

Comes now Franz Guenther, Martin Mann, Frank J. Diehl, Lon T. Gatewood, Jacob Folz Jr., and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 13th day of March, 1914, to Franz Guenther, Martin Mann, Frank J. Diehl, Lon T. Gatewood, and Jacob Folz Jr.

On Motion the Board adjourned to meet, Monday, March 16, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]
Monday, March 16, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimber, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The minutes were read and approved.

Order of the Board of Commissioners Granting A
Renewal of Liquor License.

Comes now Jacob S. Schmidt and presents to the board his application for a renewal of liquor license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license and the same is hereby granted to said applicant as in said application described for the term of one year from the 16th day of March, 1914.

On Motion the Board adjourned to meet, Thursday, March 19, 1914, at 10 o'clock A.M.

[Signatures]
Board of Commissioners, Vanderburgh County, Indiana, MARCH 19, 1914.

Thursday, March 19, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of liquor license.

Comes now Chas. Grabert and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 20th day of March, 1914.

Bids opened for Painting Interior of County Jail.

This being the day set for opening bids for the painting of the interior of the County Jail. Comes now the various persons and firms and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Cleaning</th>
<th>Painting</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chas. Daniel</td>
<td>$120.00</td>
<td>$480.00</td>
<td>$600.00</td>
</tr>
<tr>
<td>Wyttenbach Painting Co.</td>
<td>157.00</td>
<td>1173.00</td>
<td>2510.00</td>
</tr>
<tr>
<td>Wm. H. Woods Co.</td>
<td>2000.00</td>
<td>1835.00</td>
<td>3835.00</td>
</tr>
</tbody>
</table>

And the board having examined the various bids and being fully advised in the premises on motion do here now reject all of the above bids.

On Motion the Board adjourned to meet, Monday, March 23, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Monday, March 23, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now H. B. Vaught, and Joseph Folz, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 23rd day of March, 1914, to H.B. Vaught and Joseph Folz.

Contract awarded for Painting Colored Orphan Asylum.

On motion a contract for painting the Colored Orphan Asylum was awarded to Julius H. Muensterman for the sum of $265.00.

Salary Township Trustee.

On motion by Mr. Hartig the salary of the Trustee of Pigeon Township was fixed at $1500.00 per year. Voting "Aye" Members Hartig and Helfrich, Voting "No", Members Wimberg.

Salary Co. Supt. of Schools.

On motion the following resolution was unanimously adopted:

RESOLVED that, in the judgement of the Board of County Commissioners, considering the conditions in this county, and the work required by the County Superintendent of Schools an addition to the salary of the said County Superintendent of Schools is not justified at this time.

Construction of Korb and Murdock Bridges.

DECLARATORY RESOLUTION

WHEREAS, Public convenience requires the erection of two permanent bridges across the Blue Grass Drain, where said drain crosses the public highway which forms the boundary line between Warrick and Vanderburgh Counties, Indiana, to replace temporary bridges constructed thereat, after the completion of this part of said drain, to be known as the Korb Bridge and the Murdock Bridge.
NOW, therefore, the Board of Commissioners of Vanderburgh County, Indiana, hereby
declares its willingness to aid in the erection of said bridges provided a similar willing-
ness is declared by proper order of record by the Board of Commissioners of Warrick County
Indiana.

It is further ordered that the Auditor of Vanderburgh County, Indiana give notice
to the said Board of Commissioners of said Warrick County, Indiana, of this order for its
deliberation and determination as by law required.

On Motion the Board adjourned to meet, Thursday, March 26, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.

Thursday, March 26, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant
to adjournment when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig,
members composing said Board.

The Minutes were read and approved.

Order of the Board of
Commissioners Granting
A Renewal of Liquor License.

Comes now Chas. Walter and presents to the board his application for a renewal of
license to sell intoxicating liquors at retail upon the premises described in his applica-
tion, together with a copy of the notice of said application by him published and the proof,
of the due publication of said notice.

And the board, having examined said application, notice and proof of publication
and being sufficiently advised in the premises, finds for the said applicant that he is
entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be
and the same is hereby granted to said applicant as in said application described for the
term of one year from the 23rd day of March, 1914.

On Motion the Board adjourned to meet, Monday, March 30, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
IN VACATION

ASSIGNMENT CERTIFICATE OF PURCHASE OF SCHOOL LANDS

For value received, I hereby assign to Henrietta C. Frick the within certificate.

June 9th, 1908

Gertrud Muller

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

This day appeared before the undersigned, Notary Public in and for said County, and acknowledged the execution of the foregoing assignment.

WITNESS my hand and seal, this 9th day of June, 1908.

Peter Herbert

Notary Public

My Commission expires Sept. 26, 1908

DEED

FOR LAND SOLD ON MORTGAGE

TO TRUST FUND

THIS INDENTURE WITNESSETH, That whereas, Willis C. Howe and Martha Howe his wife of the County of Vanderburgh, and State of Indiana, did, on the 4th day of February, 1896, Mortgage to the State of Indiana, for the use of Common School Fund all of

Lots Sixteen (16) and Seventeen (17) in Block Two (2)
First Avenue Addition to the City of Evansville.
Also, Lots Thirty-three (33) and Thirty-Four (34) in Block Two (2) in Forest Park Addition to the City of Evansville.
Also, Lot Sixteen (16) in Block Twelve (12) in Woodlawn Addition to the City of Evansville.

in the County and State aforesaid, to secure the payment of Six-Hundred ($600.00) Dollars and _______ Cents, due five years thereafter, with interest thereon, payable annually in advance, at the rate of 6 per cent. per annum, commencing on the 4th day of February, 1896, AND WHEREAS, The said Willis C. Howe agreed and contracted that on failure to pay any installment of said interest when due, the principal sum shall forthwith become due and payable, and on failure to pay such principal or interest when due, two per cent. damages shall be collected, with costs, and the premises mortgaged might be forthwith sold by the County Auditor for the payment of such principal sum interest, damages, and costs; AND WHEREAS, Thereafter to-wit: On the 24th day of March, 1902, said borrowers having failed to pay the installment of interest, and also the principal due on said mortgage previous to January 1st, 1902, said premises was thereupon, after due notice as required by law, was offered for sale by Louis H. Legler Auditor of said County, in manner and form as required by law, and there being then and there no bid for the amount due on said mortgage, said premises was sold in by said Auditor in the name of the State of Indiana, on account of the funds aforesaid, AND WHEREAS, Afterwards, to-wit: On the 24th day of March, 1908, the said County Auditor caused the above described property to be appraised by Samuel Vickery and J. F. Saunders School Fund appraisers of the First Commissioners District of said County, who appraised the
same at the sum of Nine-hundred ($900) Dollars, whose appraisement appears of record in Commissioners' Record P-1, at page 509, and whereas, afterwards, to wit: On the 25th day of March 1908, after first giving due notice of such sale, according to law, did sell said premises to Gertrude Muller for the sum of Nine-hundred ($900) Dollars, with interest at the rate of Six per cent per annum, payable annually in advance, in all respects in accordance with the Statutes in such cases make and provide, and the said Gertrude Muller having paid in cash the sum of Three-hundred ($300) Dollars, together with the costs of said sale, and having executed Four notes for the sum of Six-hundred ($600) Dollars, payable to the State of Indiana, for the use and benefit of said Common School Fund, payable in one, two, three and four years with interest at six per cent. per annum, payable annually. Said Auditor thereafter issued to said Gertrude Muller a Certificate of Purchase, as evidence of said sale of said premises; and said Auditor caused a statement by the Auditor and Treasurers of said County to be recorded in said Commissioners' Record P-1 on page 509, together with said Certificate of Purchase, and whereas, Henrietta C. Frick, Assignee, has this day paid into the County Treasury the sum of Six-hundred ($600) Dollars the full amount of said unpaid purchase money.

The said Gertrude Muller having assigned the said Certificate of Purchase to Henrietta C. Frick on the 9th day of June, 1908.

KNOW YE, THEREFORE, That I, Charles P. Beard, Auditor, in and for the aforesaid County, and in the State aforesaid, by virtue of the authority vested in me by law, as such Auditor, in the name of the State of Indiana, and for the use of Common School Fund of said State in consideration of the premises, as also the sum of Six-hundred ($600) Dollars and Six Cents, do sell and convey unto the said Henrietta C. Frick all of

Lots Sixteen (16) and Seventeen (17) in Block Two (2)
First Avenue Addition to the City of Evansville.
Also. Lots Thirty-three (33) and Thirty-Four (34) in Block Two (2) in Forest Park an Addition to the City of Evansville.
Also. Lot Sixteen (16) in Block Twelve (12) in Woodlawn an Addition to the City of Evansville.

in the aforesaid County and State: TO HAVE AND TO HOLD the same to his heirs and assigns for ever, in as full and complete a manner as by law I am authorized to do.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the Board of Commissioners of said County, at Evansville, this 25th day of March 1914.

Charles P. Beard (SEAL)
Auditor of Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, a Notary Public, this 25th day of March, 1914, Charles P. Beard, Auditor of said County, acknowledges the execution of the annexed Deed.

Witness my hand and seal, the day and year above written.

Mabel Zumstein (SEAL)
Notary Public.

My Commission expires
Feb. 5, 1917
Monday, March 30, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. Hahn, Karl Pfund and Wm. Meyer and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published an' the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the each term of one year from the 1st day of April, 1914.

Administrator appointment

Comes now John Beckerle, administrator of the estate of Louis Keil, deceased, and presents to the board his application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Louis Keil, deceased.

And the board having examined said application and being sufficiently advised in the premises finds for the said applicant and that he is entitled to continue the sale of intoxicating liquors under said license.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said John Beckerle as such administrator to continue the sale of intoxicating liquors under said license.

On motion the Board adjourned to meet, Thursday, April 2, 1914, at 10 o’clock A.M.

[Signatures]

COMMISIONERS.
Thursday, April 2, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to
adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members
composing said Board.

The Minutes were read and approved.

Order of the Board of
Commissioners Granting
A Renewal of Liquor License.

Comes now Louis Tuchler, and presents to the board his application for a renewal
of license to sell intoxicating liquors at retail upon the premises described in his appli-
cation, together with a copy of the notice of said application by him published and the proof
of the due publication of said notice.

And the board, having examined said application, notice and proof of publication
and being sufficiently advised in the premises, finds for the said applicant that he is
entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and
the same is hereby granted to said applicant as in said application described for the term
of one year from the 4th day of April, 1914.

Wholesalers application
for New License.

Comes now F. W. Cook Brewing Co. and the Evansville Brewing Ass'n, manufacturers
& wholesalers of intoxicating liquor, and present their applications for a wholesaler's
license to sell and deliver intoxicating liquors to families, consumers, and customers, as
an incident to the business of such manufacturer and wholesalers in quantities not less
than one (1) gallon at a time, for one year, upon the premises described in their applica-
tions, together with copies of notices of said applications by them published and proof of
due publications of said notices.

And the Board having examined said applications and notices and proofs of publica-
tions, and being sufficiently advised in the premises, finds for the said applicants that
they are entitled to licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that a wholesale license be
granted to said applicants as in said application is described, for the term of one year
each from the 3rd day of April, 1914.

Contract for repair of
Fisher Bridge in
Perry Township.

On motion Wm. H. Grammer was awarded a contract to repair Fisher Bridge in Perry
Township on Middle Mt. Vernon Road as per specifications for the sum of $325.00.
Contract for Painting Walls of Colored Orphan Asylum.

On motion a contract was awarded to R. W. Settles to paint all the walls of the rooms and halls in the Colored Orphan Asylum with Murresco in white or colors for the sum of $96.00 for all white, and not to exceed 50¢ per room if any are tinted.

Permission to lay a Water Pipe on Ross Ave.

In Pigeon Twp.

Comes now Wm. Halbrooks and files his petition in the following words and figures to-wit:

To the Honorable Board of Commissioners of Vanderburgh Co.

The undersigned petitioner respectfully prays your Honorable Board to grant him the privilege of laying a water service pipe for greenhouse purposes in and along the east side of a public highway popularly known as Ross Avenue; beginning at the intersection of said Ross Avenue and Columbia St. thence north along Ross Avenue a distance of sixteen hundred (1600) feet more or less to supply water for a range of green houses to be erected by the petitioner. Said service pipe to connect with a City water main terminating at the intersection of Columbia St. & Ross Avenue.

The petitioner agrees to be governed by your Honorable Board as to locating said service pipe and leave the Avenue in as good condition as at present, and to hold himself personally responsible for any damage that may occur from the use of said Avenue during the time of laying said service pipe and maintain all proper repairs caused by the excavations for the laying of said pipe.

Your petitioner will show that said Ross Avenue is wholly within Pigeon Township and extends along the east boundary of said Township north from the intersection of Columbia Street the same being in Section Twenty-one (21) Town six (6) South Range ten (10) West.

Wm. Halbrooks.

And the Board having considered said petition, Permission is hereby granted to said Wm. Halbrooks to lay the said water pipe along Ross Avenue, in Pigeon Township subject however to the condition that he restore the said road to its original condition and maintain the same to the satisfaction of the Board.

On motion the Board adjourned Sine Die.
The Board of Commissioners of the County of Vanderburgh, met this day, pursuant to law, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners granting
A Renewal of Liquor License.

Comes now Jos. Boemle, Christ F. Bernsmeier, Chas. Raeber, Chas. Schoenbachler and A. M. Morris and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 7th day of April, 1914, to Jos. Boemle and Christ F. each Bernsmeier and for the term of one year from the 8th day of April, 1914, to Chas. Raeber, Chas Schoenbachler and A. M. Morris.

Order of the Board of Commissioners Granting
Permission to sell and Transfer a Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Michael Bower</td>
<td>Fred W. Miller</td>
<td>Bauer Station</td>
<td>June 19-1914</td>
</tr>
<tr>
<td></td>
<td>John Willmes</td>
<td>1031 West Del St.</td>
<td>Oct. 27-1914</td>
</tr>
<tr>
<td></td>
<td>Wm. O. Sanders</td>
<td>701 Main St.</td>
<td>July 31-1914</td>
</tr>
<tr>
<td></td>
<td>Harry Persimmt</td>
<td>128 Gordon Ave.</td>
<td>Mar. 1-1915</td>
</tr>
<tr>
<td></td>
<td>David McDonald</td>
<td>218 W. Franklin St.</td>
<td>Sept. 12-1914</td>
</tr>
<tr>
<td></td>
<td>Gen. J. Muensterman</td>
<td>1022 W. Franklin St.</td>
<td>Sept. 1-1914</td>
</tr>
<tr>
<td></td>
<td>J. W. Moosady</td>
<td>40 E. Broadway</td>
<td>July 14-1914</td>
</tr>
<tr>
<td></td>
<td>Walter A. Pfitzner</td>
<td>804 Main St.</td>
<td>June 6-1914</td>
</tr>
<tr>
<td></td>
<td>Geo. Killinger</td>
<td>921 Fulton Ave.</td>
<td>Oct. 30-1914</td>
</tr>
<tr>
<td></td>
<td>Henry Backes Jr.</td>
<td>13 Barker Ave.</td>
<td>Apr. 22-1914</td>
</tr>
<tr>
<td></td>
<td>Wm. A. Naas</td>
<td>1006 Harriet St.</td>
<td>Jan. 5-1915</td>
</tr>
<tr>
<td></td>
<td>David Uttley</td>
<td>123 W. Indiana St.</td>
<td>June 6-1914</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses hereforesp issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses hereforesp issued to the said owners, to sell intoxicating liquor at retail upon the premises described in their several said applications, together with a copy
of the notices of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Transfer of Location of Liquor License.

Comes now Geo. Geier, and Wm. Kuhleshoeiter and presents to the board their applications for leave to move their places of business for the sale of intoxicating liquors at retail as described in their applications, together with copies of the notices of said applications by them published and the proof of due publications of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to permission to move their places of business as prayed for in said applications.

It is therefore ordered and adjudged by the Board that an order of transfer be granted to said applicants as in said applications prayed for.

Wholesalers Application for New License.

Comes now Terre Haute Brewing Co. and C. Kriz & Son wholesalers of intoxicating liquor, and present their applications for Wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesalers, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in their applications, together with copies of notices of said applications by them published and proof of due publications of said notices.

And the Board having examined said applications and notices and proofs of publications, and being sufficiently advised in the premises, finds for the said applicants that they are entitled to licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that wholesale license be granted to said applicants as in said applications described, for the term of one year each from the 6th day of April, 1914.

Application for New Liquor License.

Comes now Chas. Schofferstein and files his application for license to retail intoxicating liquors in Knight Township, Indiana, together with the proof the publication of notice that said application would come up for hearing before the board and Walter E. Stinson and others by Arthur C. Stone their attorney having on the 3rd day of April 1914 filed a remonstrance against the granting of license to any person to sell intoxicating liquors
in said Knight Township and John Hirsch and others by C. T. Curry their attorney-in-fact having filed their withdrawal from said remonstrance of said Walter E. Stinson and others, and all the said parties having agreed in open court to a continuance of the hearing of said application and remonstrance the further hearing of this matter is now continued to Monday, May 4th, 1914.

On motion the Board adjourned to meet, Thursday, April 9, 1914, at 10 o'clock A.M.

Thursday, April 9, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Jacob Fuchs and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 11th day of April, 1914.

Transfer of License and Location.

Comes now Peter Schindler and presents to the board his application for permission to sell and transfer to Morris Hallert the license to sell intoxicating liquors at retail heretofore granted to him; and comes also Morris Hallert and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said Peter Schindler and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.
And the board, having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said Peter Schindler is entitled to sell and transfer his said license to said Morris Hallert and that said Morris Hallert is entitled to purchase and have transferred to him the license of said Peter Schindler, and that said Morris Hallert is entitled to move his place of business all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said Peter Schindler be and he is hereby granted permission to sell and transfer his said license to said Morris Hallert, and that said Morris Hallert be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said Peter Schindler, and that said Morris Hallert be and he is hereby granted the further permission to move his place of business as in said application prayed for.

On motion the board adjourned to meet, Saturday, April 11, 1914, at 10 o'clock A.M.

John W. Wimberg
Henry Helfrich Jr.
Henry W. Hartig

COMMISSIONERS.

Saturday, April 11, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board:

The Minutes were read and approved.

The petition to purchase Land.

WHEREAS, the board has been impotuned by citizens and taxpayers of the County of Vanderburgh to acquire the real estate in the City of Evansville, said county, known as the Mesker property, and situate on the North side of Division Street, between First and Second Avenues, on which to erect a suitable Soldiers Memorial Building or Coliseum; and,

WHEREAS, under certain proceedings begun and now pending under and pursuant to an Act of the General Assembly at its session of 1913 found on pages 951-956 Session Acts 1913, providing for the erection and maintenance of Memorial buildings by Counties in co-operative with a private corporation, it has become apparent that the funds, ultimately to become available under said proceedings, will not suffice to acquire a building site, and erect thereon a suitable Memorial Building; and,

WHEREAS, under section 6249 Burns R.S. 1906 (being an Act found on page 103 of the Acts of 1907) the Board of Commissioners of the various Counties of the State are authorized, in petition of a majority of the voters, to expend out of County funds an
in said Knight Township and John Hirsch and others by C. T. Curry their attorney-in-fact having
filed their withdrawal from said remonstrance of said Walter E. Stinson and others, and all
the said parties having agreed in open court to a continuance of the hearing of said applica-
tion and remonstrance the further hearing of this matter is now continued to Monday, May 4th
1914.

On Motion the Board adjourned to meet, Thursday, April 9, 1914, at 10 o'clock A.M.

\[\text{John W. Wimberg} \]
\[\text{Henry Helfrich Jr.} \]
\[\text{Henry W. Hartig} \]

Thursday, April 9, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to
adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members
composing said Board.

The Minutes were read and approved.

Order of the Board of
Commissioners Granting
A Renewal of Liquor License.

Comes now Jacob Fuoss and presents to the board his application for a renewal of
license to sell intoxicating liquors at retail upon the premises described in his application
together with a copy of the notice of said application by him published and the proof of the
due publication of said notice.

And the board, having examined said application, notice and proof of publication
and being sufficiently advised in the premises, finds for the said applicant they is
entitled to said renewal of license as prayed for in said application,

It is therefore ordered and adjudged by the board that a renewal of license be
and the same is hereby granted to said applicant as in said application described for the
term of one year from the 11th day of April, 1914.

Transfer of License
and Location.

Comes now Peter Schindler and presents to the board his application for per-
mission to sell and transfer to Morris Hallert the license to sell intoxicating liquors
at retail heretofore granted to him; and comes also Morris Hallert and presents to the Board
his application for permission to purchase and have transferred to him the said license hereto-
fore granted to said Peter Schindler and for permission to move his place of business to
the premises described in his application, together with a copy of the notice of said applica-
tion by him published and the proof of the due publication of said notice.
And the board, having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said Peter Schindler is entitled to sell and transfer his said license to said Morris Hallert and that said Morris Hallert is entitled to purchase and have transferred to him the license of said Peter Schindler, and that said Morris Hallert is entitled to move his place of business all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said Peter Schindler be and he is hereby granted permission to sell and transfer his said license to said Morris Hallert, and that said Morris Hallert be and he is hereby granted permission to purchase and have transferred to him the license heretofore issued to said Peter Schindler, and that said Morris Hallert be and he is hereby granted the further permission to move his place of business as in said application prayed for.

On motion the Board adjourned to meet, Saturday, April 11, 1914, at 10 o'clock A.M.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

The petition to purchase Land.

WHEREAS, the board has been impotumed by citizens and taxpayers of the County of Vanderburgh to acquire the real estate in the City of Evansville, said county, known as the Mesker property, and situate on the North side of Division Street, between First and Second Avenues, on which to erect a suitable Soldiers Memorial Building or Coliseum; and,

WHEREAS, under certain proceedings begun and now pending under and pursuant to an Act of the General Assembly at its session of 1913 found on pages 951-956 Session Acts 1913, providing for the erection and maintenance of Memorial buildings by Counties in co-operative with a private corporation, it has become apparent that the funds, ultimately to become available under said proceedings, will not suffice to acquire a building site, and erect thereon a suitable Memorial Building; and,

WHEREAS, under section 6049 Burns R.S. 1906 (being an Act found on page 103 of the Acts of 1907) the Board of Commissioners of the various Counties of the State are authorized, in petition of a majority of the voters, to expend out of County funds an
aggregate of fifty thousand dollars for the purpose of building, within the limits of the County, a suitable monument or Memorial Hall to commemorate the services and patriotism of the soldiers who fought and died during the late Civil War, under which said act, it is represented to the board that half of the counties of the State of Indiana have expended large sums of money for the erection of Memorial Halls or Monuments; and,

WHEREAS, the surviving veterans of the late Civil War, acting by and through, Farragut Post #27 Grand Army of the Republic, of Evansville Indiana, have petitioned the board to purchase the property and real estate hereinabove described on which to erect a suitable Soldiers/Memorial Coliseum; said petitioners agreeing in the event their request is granted, not hereafter petition the Board of Commissioners of Vanderburgh County for the erection of a separate Soldiers Monument, under and pursuant to said Sec. 6049, which said petition is in the words and figures following:

Headquarters Farragut Post No. 27, Department of Indiana, Grand Army of the Republic.

Evansville, Ind., April 9, 1914.

At a regular meeting of Farragut Post No. 27, held on April 9th, 1914,

the following resolution was presented:-

RESOLVED, That we, the members of Farragut Post, representing the surviving soldiers of the Civil War, do hereby petition the Honorable Board of Commissioners of Vanderburgh County, Indiana, to purchase the property known as the "George L. Mesker" property, bounded by Division Street and First and Second Avenues, for soldiers memorial purposes, on which to erect a Soldiers' Memorial Coliseum building in lieu of a County Soldiers' Monument, and we hereby pledge ourselves that, in the event that this memorial feature is faithfully carried out, we will not petition your Honorable Board for the erection of a separate County Soldiers' Monument.

The above resolution was unanimously adopted by rising vote.

Chas. Kretchmar
Post Commander.

August Leich
Post Adjutant

Now therefore after due consideration of the said importunities and the said petition,

Be it resolved by the Board of Commissioners of Vanderburgh County, Indiana, and it is hereby adjudged by said board, that there exists a necessity for the acquisition of the real estate in Vanderburgh County, Indiana, known as the Mesker property situate on the North side of Division Street, between First and Second Avenues; and it is therefore ordered that a petition in the words and figures following:

To the Honorable County Council,
Vanderburgh County, Indiana,
Gentlemen:-

The undersigned, Board of Commissioners of Vanderburgh/County, Indiana, because of public demand for a memorial building of some kind in the City of Evansville, Indiana which demand the undersigned feel should be acceded to hereby respectfully petition your Honorable Body for authority and permission to proceed under section 5907 Burns Revised Statutes 1905 to
acquire suitable real estate upon which to erect such memorial building the
amount to be thus expended to be fixed by your Honorable Body and upon such
further terms and conditions as your Honorable Body deems proper to make.

This petition is filed and submitted with the County Council in
accordance with the requirements of section 5951 Burns Revised Statutes 1906.

Dated this 11th day of April, 1914.

BOARD OF COMMISSIONERS
OF VANDERBURGH COUNTY,
INDIANA.

{ John W. Wimberg
  Henry Helfrich Jr.
  Henry W. Hartig

be filed and submitted with and to the County Council of Vanderburgh County, Indiana, praying
authority for the Board to proceed under the terms and provisions of Section 5907 Burns
R.S. 1906 for the condemnation of said real estate; it is further ordered that the Auditor
when transmitting said petition to said County Council likewise file and submit the said
petition of said Farragut Post #27 Grand Army of the Republic.

On Motion the Board adjourned to meet, Monday, April 13, 1914, at 10 o'clock A.M.

{ John W. Wimberg
  Henry Helfrich Jr.
  Henry W. Hartig

COMMISSIONERS.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Comes now Ben. C. Ford and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for term of one year from the 15th day of April, 1914.

Adopted Plans for Concrete Bridges.

Plans and specifications for the construction of New Concrete Bridges as follows:

The Kolb Bridge in Knight Township, Estimated cost $1417.00
The Kentucky Avenue Bridge in Knight Township, Estimated cost $1216.00
The Hornby Bridge in Center Township, Estimated cost $1048.00
The Helfrich Bridge in German Township, Estimated cost $1046.00
All of the above bridges to be constructed of re-inforced Concrete.

The Angermeier Bridge in Center Township, Estimated cost $4535.00
The Montgomery Bridge in Scott Township, Estimated cost $3810.00

The two bridges above to be constructed with concrete substructure and floor and steel superstructure. And they were examined and on motion adopted and the Auditor was ordered to advertise for bids for the same to be opened on May, 11, 1914, at 10 o'clock A. M.

Concurrent Resolution by the Boards of Commissioners of Warrick and Vanderburgh Counties, Indiana.

WHEREAS, the Boards of Commissioners of Warrick and Vanderburgh Counties in the State of Indiana, by proper order heretofore entered of record by each of them as by law provided, have declared their willingness to jointly aid in the erection of two bridges across the Blue Grass Drain where said drain crosses public highway which forms the boundary line between said Counties.
NOW, therefore be it resolved by the Boards of Commissioners of Warrick and Vanderburgh Counties in the State of Indiana, both concurring, that Miles S. Saunders, a competent Civil Engineer of Vanderburgh County, Indiana, be and he is hereby appointed to make a survey and estimate, and prepare plans and specifications for said bridges and submit the same at a Joint Session of the said Boards to be held at the sites of the two bridges on the 7th day of May, 1914, at 2 o'clock P. M. at which time and place said Boards in joint session will estimate and determine finally the kind of bridges to be erected and the manner and time of payments therefore.

On Motion the Board adjourned to meet, Thursday, April 16, 1914, at 10 o'clock A.M.

[Signature]
COMMISSIONERS.

Thursday, April 16, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Louis Schmidt and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 16th day of April, 1914.

On Motion the Board adjourned to meet, Monday, April 20, 1914, at 10 o'clock A.M.

[Signature]
COMMISSIONERS.
IN VACATION

ASSIGNMENT TAX CERTIFICATE # 6

For Value Received, JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of MEEK & SKILLMAN, hereby assign the within Certificate to Meek & Hamilton, All without recourse on us.

Witness our hands this 6th Day of December, 1912.

Jno. T. Meek
Hорасе Skillman

State of Indiana
Decatur County, SS.

Before me the undersigned, a Notary Public in and for said County, personally appeared JOHN T. MEEK and HORACE SKILLMAN sole members of the firm of Meek & Skillman and acknowledged the execution of the above assignment.

Witness my hand and seal this 6th Day of December, 1912.

Flora Osting
Notary Public.

My Commission expires June 11, 1916

ASSIGNMENT TAX CERTIFICATE # 15

For Value Received, JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of MEEK & SKILLMAN, hereby assign the within Certificate to Meek & Hamilton, All without recourse on us.

Witness our hands this 6th Day of December, 1912.

Jno. T. Meek
Hорасе Skillman

State of Indiana
Decatur County, SS.

Before me the undersigned, a Notary Public in and for said County, personally appeared JOHN T. MEEK and HORACE SKILLMAN sole members of the firm of Meek & Skillman and acknowledged the execution of the above assignment.

Witness my hand and seal this 6th Day of December, 1912.

Flora Osting
Notary Public.

My Commission expires June 11, 1916

ASSIGNMENT TAX CERTIFICATE # 35

For Value Received, JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of MEEK & SKILLMAN, hereby assign the within Certificate to Meek & Hamilton, All without recourse on us.

Witness our hands this 6th Day of December, 1912.

Jno. T. Meek
Hорасе Skillman

State of Indiana
Decatur County, SS.

Before me the undersigned, a Notary Public in and for said County, personally appeared JOHN T. MEEK and HORACE SKILLMAN sole members of the firm of Meek & Skillman and acknowledged the execution of the above assignment.

Witness my hand and seal this 6th Day of December, 1912.

Flora Osting
Notary Public.

My Commission expires June 11, 1916

ASSIGNMENT TAX CERTIFICATE # 36

For Value Received, JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of MEEK & SKILLMAN, hereby assign the within Certificate to Meek & Hamilton, All without recourse on us.

Witness our hands this 6th Day of December, 1912.

Jno. T. Meek
Hорасе Skillman

State of Indiana
Decatur County, SS.

Before me the undersigned, a Notary Public in and for said County, personally appeared JOHN T. MEEK and HORACE SKILLMAN sole members of the firm of Meek & Skillman and acknowledged the execution of the above assignment.

Witness my hand and seal this 6th Day of December, 1912.

Flora Osting
Notary Public

My Commission expires June 11, 1916
ASSIGNMENT TAX CERTIFICATE # 36:

For Value Received, we, JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of MEEK & SKILLMAN, hereby assign the within Certificate to Meek & Hamilton, All without recourse on us.

Witness our hands this 6th Day of December, 1912.

Jno T. Meek
Horse Skillman

State of Indiana
Decatur County, SS.

Before me the undersigned, a Notary Public, and for said County, personally appeared JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of Meek & Skillman and acknowledged the execution of the above assignment.

Witness my hand and seal this 6th Day of December, 1912.

Flora Osting
Notary Public

My Commission expires June 11, 1916

ASSIGNMENT TAX CERTIFICATE # 57:

For Value Received, we, JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of MEEK & SKILLMAN, hereby assign the within Certificate to Meek & Hamilton, All without recourse on us.

Witness our hands this 6th Day of December, 1912.

Jno T. Meek
Horse Skillman

State of Indiana
Decatur County, SS.

Before me the undersigned, a Notary Public, and for said County, personally appeared JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of Meek & Skillman and acknowledged the execution of the above assignment.

Witness my hand and seal this 6th Day of December, 1912.

Flora Osting
Notary Public

My Commission expires June 11, 1916

ASSIGNMENT TAX CERTIFICATE # 114:

For Value Received, we, JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of MEEK & SKILLMAN, hereby assign the within Certificate to Meek & Hamilton, All without recourse on us.

Witness our hands this 6th Day of December, 1912.

Jno T. Meek
Horse Skillman

State of Indiana
Decatur County, SS.

Before me the undersigned, a Notary Public, and for said County, personally appeared JOHN T. MEEK and HORACE SKILLMAN, sole members of the firm of Meek & Skillman and acknowledged the execution of the above assignment.

Witness my hand and seal this 6th Day of December, 1912.

Flora Osting
Notary Public

My Commission expires June 11, 1916

TAX TITLE DEED:

WHEREAS, Meek & Hamilton did on the 18th day of April, 1914, produce to the undersigned Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana their several certificates of purchase, in writing, all bearing date the 12th day of February, 1912, signed by Charles P. Beard, who at the last mentioned date was the Auditor of said County, from which certificates it appears that Meek & Skillman did, on the 12th day of February, 1912, purchase at Public Auction, at the door of the Court House in said County, the tracts, parcels and lots of land lastly in this indenture described, and which lots and lands were sold to them for the aggregate sum of Eighty-two Dollars and Eighty-seven Cents,
Board of Commissioners, Vanderburgh County, Indiana, April 16, 1914

(82.37), being the amount due on the tracts or lots of land returned delinquent for the
non-payment of taxes, costs and charges for the years 1914 and previous years in the names
and amounts, following to-wit:

<table>
<thead>
<tr>
<th>Name</th>
<th>Description of Real Estate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>John F. Bittrolff</td>
<td>Lot two (2) in Block one (1) in Bittrolff's Addition to Bedford Park</td>
<td>$36.96</td>
</tr>
<tr>
<td>James Ferguson</td>
<td>Lot sixteen (16) in Block one (1) in Kroenberger's Addition</td>
<td>$6.22</td>
</tr>
<tr>
<td>Peoples Savings Bank</td>
<td>Lot twenty (20) in Block two (2) in Maple Grove</td>
<td>$4.80</td>
</tr>
<tr>
<td>Peoples Savings Bank</td>
<td>Lot twenty-three (23) in Block three (3) in Parrett's Enlargement</td>
<td>$9.44</td>
</tr>
<tr>
<td>Peoples Savings Bank</td>
<td>Lot twenty-one (21) in Block two (2) in Maple Grove</td>
<td>$4.80</td>
</tr>
<tr>
<td>Jordon Wenzel</td>
<td>Twenty-five (25) feet of Lot three (3) in Jackson's Sub 2 of the West half of the West half</td>
<td>$15.70</td>
</tr>
<tr>
<td>Wm. M. Rothrock</td>
<td>Lots three (3) and four (4) in Stacer's Addition to Park Height</td>
<td>$4.95</td>
</tr>
</tbody>
</table>

which said lands have been recorded, among other tracts, in the office of said Auditor, as
delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid,
and a true copy of said record transmitted to the office of the Auditor of State, in manner
and form as prescribed by law, and legal publication made of the sale of said lands, and it
appearing that the said purchasers, Meek & Skillman, have, by proper indorsement on their
certificates of purchase, assigned all their right title and interest in and to said certifi-
cates of purchase, and in and to the real estate therein described, to Meek and Hamilton, who
are now the legal owners of said certificates of purchase, and the time fixed by law for
redeeming the lands therein described having now expired, and that none of the persons herein
named nor any person in their behalf having paid or tendered the amount due the said Meek
& Hamilton on account of the aforesaid purchase or any of them, and for the taxes by them
since paid; and the said Meek & Hamilton having demanded a Deed for the tracts of land
mentioned in said certificates, and which was the least quantity of the tracts above described
that would sell for the amount due thereon for taxes, costs and charges above specified;
and it appearing from the records of said County Auditor's office, that the aforesaid lands
were legally liable for taxation, and had been duly assessed and properly charged on the
Duplicate with the taxes for the years 1914 and previous years.

THEREFORE, THIS INDENTURE, Made this 16th day of April, 1914, between THE STATE OF
INDIANA, by Charles P. Beard, Auditor of said County, of the first part, and the said Meek &
Hamilton of the second part WITNESSETH, That the said party of the first part, for and in
consideration of the premises, has granted bargained and sold unto the said party of the
second part their heirs and assigns forever, the tracts or parcels of land mentioned in said
certificates situate in the County of Vanderburgh and State of Indiana, and described as
follows, namely:
Lot two (2) in Block one (1) in
Bittrolff's Addition to Bedford Park

Lot sixteen (16) in Block one (1) in
Kroemberger's Addition

Lot twenty (20) in Block two (2) in
Maple Grove

Lot twenty-three (23) in Block three
(3) in Parrett's Enlargement

Lot twenty-one (21) in Block two (2)
in Maple Grove

Twenty-five (25) feet of Lot three (3)
in Jackson's Sub 2 of the West half
of the West half

Lots three (3) and four (4) in Stacer's
Addition to Park Height

TO HAVE AND TO HOLD the said last mentioned tracts or parcels of land, with the appurtenances
thereto belonging, to the said party of the second part, their heirs and assigns forever,
in as full and ample a manner as the said Auditor of said County is empowered by law to
sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard
Auditor of the said County of Vanderburgh has
hereunto set his hand and affixed the seal of
the Board of County Commissioners, the day and
year last above written.

(SEAL)
Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

before me, the undersigned a Notary Public in and for said County, this day
personally ame the above named Charles P. Beard Auditor of said County, and acknowledged
that he signed and sealed the Foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this
16th day of April, 1914.

Mabel Zumstein
Notary Public.

My Commission Expires
Feb. 5, 1917

(SEAL)
Monday, April 20, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Albert J. Conen, Jacob Timberlake, Louis B. Fischer and John A. Dreier, and present to the board their applications for a renewal of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 20th day of April, 1914, to Albert J. Conen, and for the term of one year each from the 21st day of April, 1914, to Jacob Timberlake, and Louis B. Fisher, and for the term of one year from the 22nd day of April, 1914, to John A. Dreier.

On motion the board adjourned to meet, Thursday, April 23, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]
Thursday, April 23, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Henry Backes Jr., and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 24th day of April, 1914.

Order Fixing number of Justice of the Peace

It is hereby ordered that the number of Justices of the Peace in and for the various Townships of Vanderburgh County, Indiana, be and are hereby determined as follows:

Pigeon Township two; Perry Township two; Armstrong Township one; Center Township one;
Knight Township one; German Township one; Scott Township one; and Union Township one.

On Motion the Board adjourned to meet, Monday, April 27, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Board of Commissioners, Vanderburgh County, Indiana, April 27, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Abe Mack and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 25th day of April, 1914.

In the matter of the redemption of $60,000 of refunding bonds of the County of Vanderburgh

Whereas the principal of certain refunding bonds of the County of Vanderburgh issued pursuant to an order of the Board of Commissioners made on the 16th day of January 1899 and entered of record in Commissioners' Record L-1 at page 5 & 6 become due on the first day of May 1914; and

Whereas funds for the redemption, payment and discharge of said bonds have been provided for by proper appropriation;

Now therefore it is ordered that the County Auditor be and he is hereby directed to draw his warrant on the County Treasurer for the sum of $60,000 together with accrued interest payable to the holder or holders of said bonds, it is further ordered that immediately on the redemption and payment of said bonds and interest the said Auditor and Treasurer report their acts to this Board.

On Motion the Board adjourned to meet, Thursday, April 30th 1914, at 10 o'clock A.M.

[Signatures of Commissioners]
Thursday, April 30, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting
A Renewal of License.

Comes now John Beckerle, Wm. G. Matthews, Chas. E. Knoll, Frank Pregler, The New Vendome Hotel Co., Fred G. Klenok, and Henry A. Engbers, and present to the board their applications, for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notice of said application by them published and the proof of the republication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 1st day of May, 1914, to John Beckerle, Wm. G. Matthews, Chas. E. Knoll, Frank Pregler, and the New Vendome Hotel Co., and for the term of one year each from the 2nd day of May, 1914, to Fred G. Klenok, and Henry Engbers.

Voting Places
For Primary Election.

On motion it was ordered by the Board that the following is a list of the Voting Places in the respective precincts of Vanderburgh County, Indiana, as fixed by the Board of Commissioners of said County for the Primary Election to be held May 19th 1914.

PIGEON TOWNSHIP

<table>
<thead>
<tr>
<th>PRECINCTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 117 Jefferson Ave</td>
</tr>
<tr>
<td>2 911 South Garvin St.</td>
</tr>
<tr>
<td>3 325 Line St.</td>
</tr>
<tr>
<td>4 126 Powell Ave.</td>
</tr>
<tr>
<td>5 120 Locust St.</td>
</tr>
<tr>
<td>6 617 Up. 5th St.</td>
</tr>
<tr>
<td>7 307 Up. 7th St.</td>
</tr>
<tr>
<td>8 124 Up 9th St.</td>
</tr>
<tr>
<td>9 Rear #1 Up 4th St.</td>
</tr>
<tr>
<td>10 219 Walker St.</td>
</tr>
<tr>
<td>11 804 W. Franklin St.</td>
</tr>
<tr>
<td>12 1116 W. Franklin St.</td>
</tr>
<tr>
<td>13 1023 W. Michigan St.</td>
</tr>
<tr>
<td>14 403 Central Ave.</td>
</tr>
<tr>
<td>29 204 Line St.</td>
</tr>
</tbody>
</table>
On Motion the Board adjourned to meet, Saturday, May 2, 1914, at 10 o'clock A.M.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Administratrix appointment of Agent.

Comes now Katherine Kunz, administratrix of the estate of Henry W. Kunz, deceased, and presents to the board her application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Henry W. Kunz, deceased, by W. C. Lichtenberg as Agent for said administratrix.

And the board having examined said application and being sufficiently advised in the premises finds for the said applicant and that she is entitled to continue the sale of intoxicating liquors under said license by W. C. Lichtenberg as her agent.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said Katherine Kunz as such administratrix to continue the sale of intoxicating liquors under said license by W. C. Lichtenberg as her agent.

On Motion the Board adjourned sine die.
Monday, May 4, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present John W. Winberg, Henry Heifrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Nathan Taplitsky, Geo. Geier and Jos. C. Bittner, and presents to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 5th day of May, 1914.

Order of the Board of Commissioners Granting A Transfer of Location of Liquor License.

Comes now Wm. D. Aiken and presents to the board his application for leave to move his place of business for the sale of intoxicating liquors at retail as described in his application, together with a copy of the notice of said application by him published and the proof of due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicant as in said application prayed for.

Transfer of Location & License.

Comes now Henry Mayer and presents to the board his application for permission to sell and transfer to Geo. Schleiber the license to sell intoxicating liquors at retail heretofore granted to him; and comes also Geo. Schleiber and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said Henry Mayer and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said Henry Mayer is entitled to sell and transfer his said license to said Geo. Schleiber and that
said Geo. Schleber is entitled to purchase and have transferred to him the license of said Henry Mayer, and that said Geo. Schleber is entitled to move his place of business all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said Henry Mayer be and he is hereby granted permission to sell and transfer his said license to said Geo. Schleber, and that said Geo. Schleber be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said Henry Mayer, and that said Geo. Schleber be and he is hereby granted the further permission to move his place of business as in said application prayed for.

Order of the Board of Commissioners Granting Permission to sell and transfer a Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>M A Douglas George Meyer</td>
<td>600 Up. Fourth St.</td>
<td>June 23-1914</td>
</tr>
<tr>
<td>Ferdinand Schenk Adolph Schultz</td>
<td>Scott Twp.</td>
<td>Oct. 5-1914</td>
</tr>
<tr>
<td>John Beckerle Adm. Jacob Sickman</td>
<td>1216 Third Ave.</td>
<td>May 1-1915</td>
</tr>
<tr>
<td>H. B. Vaught Morris Mack</td>
<td>1601 Walnut St.</td>
<td>Mar. 24-1915</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Appointment of Inspectors for Primary Election.

On motion the board now appoints the inspectors for the various precincts in the County, for the"Primary Election" of Vanderburgh County, to be held May 19th, 1914, as follows to-wit:-

**PIGEON TOWNSHIP**

<table>
<thead>
<tr>
<th>PRECINCT</th>
<th>NAME</th>
<th>NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>J. E. Willmann</td>
<td>15</td>
</tr>
<tr>
<td>2</td>
<td>J. R. Ferguson</td>
<td>16</td>
</tr>
<tr>
<td>3</td>
<td>A. B. Schmidt</td>
<td>17</td>
</tr>
<tr>
<td></td>
<td>Henry Burgrabbe</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Wiegand Kneer</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Wm. Elmendorf</td>
<td></td>
</tr>
</tbody>
</table>
On motion it was ordered that in the event that citizens along any highway desiring to have oil spread over the same, should purchase oil for that purpose, the Highway Commissioner is hereby directed to furnish labor and appliances for spreading the same, to be paid for out of the “Gravel Road Repair Fund” Voting "Aye", members Helfrich and Hartig, voting "No" Member Wimberg.

STATE OF INDIANA, COUNTY OF VANDERBURGH, SS:

In the Matter of the Remonstrance of John Kingsbury and others against the granting to any applicant, a license to sell intoxicating liquors at retail in Knight Township, Vanderburgh County, State of Indiana.

BEFORE THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY.

Be it remembered that heretofore, to wit: on the 26th day of March, 1914, Charles Schifferstein filed with the Auditor of Vanderburgh County, his application for a license to retail spirituous, vinous, malt and intoxicating liquors in Knight Township, Vanderburgh County, Indiana.

And be it remembered that on the 3rd day of April, 1914, John Kingsbury and others filed with the Auditor of said Vanderburgh County, their remonstrance against the granting of a license to any applicant for the sale of intoxicating liquors in said Knight Township.

And be it remembered that said Charles Schifferstein, applicant herein, on the first day of May, 1914, filed his verified pleading and answer to said remonstrance, and the said cause being at issue, comes now all the parties to said remonstrance in person and by their counsel, Arthur Stone; comes also said applicant Charles Schifferstein, in person, and by his counsel C. T. Curry, and this being the day heretofore fixed for the hearing of said cause, said cause is now submitted to said Board of Commissioners, and the said Board having duly examined said application and the said remonstrances and the verified pleading and answer of said applicant to said remonstrances, and having heard the testimony of witnesses and the argument of the counsels, now finds that the notice published by said applicant Charles Schifferstein is insufficient and come now said remonstrators and dismiss their remonstrance.

On Motion the Board adjourned to meet Thursday, May 7, 1914, at 10 o’clock A.M.
Thursday, May 7, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. Gatta, and Theodore Pfeifer and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notice of said application by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 9th day of May, 1914, to Wm. Gatta, and for the term of one year from the 10th day of May, 1914, to Theodore Pfeifer.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Katherine Kunz Administratrix of the estate of Henry W. Kunz and comes also William C. Lichtenberg her agent and it appearing to the board that the said Henry W. Kunz did on the 1st day of April 1914 file in the office of the Auditor of Vanderburgh County, Indiana his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his said application and that he caused notice of said application to be published, more than twenty days before the May Term 1914 of the Board of Commissioners of said County and it further appearing that the said Henry W. Kunz departed this life on the 26th day of April 1914 and that the said Katherine Kunz therefore duly qualified as the Administratrix of the estate of said applicant Henry W. Kunz under appointment of the Vanderburgh Circuit Court and that thereupon the said Administratrix by and with the approval of the Judge of Said Circuit Court, filed with the said Auditor her written election to continue the license heretofore issued to said decedent and also designated one William C. Lichtenberg, a reputable and responsible voter of said County as her agent to conduct said business, who has qualified as by law required and now the Board having examined the application, notice and proof of publication as well as the written election of said administratrix to continue said license and the appointment of said William C. Lichtenberg as agent and being sufficiently advised in the premises finds that said William C. Lichtenberg is competent and qualified person to hold a liquor license and that the said Katherine Kunz Administratrix of the estate of said decedent is entitled to a renewal of license in the name of said agent, William C. Lichtenberg.
It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to William C. Lichtenberg Agent of Katharine Kunz Administratrix for 6 months from May 8th 1914.

In the Matter of the Construction of Two Bridges across Blue Grass Ditch where the public highway forms the boundary line between Warrick and Vanderburgh Counties, Indiana.

Pursuant to agreement shown by concurrent resolution heretofore adopted by the Board of Commissioners of Warrick and Vanderburgh Counties, Indiana a joint session of said boards was held in the office of the Board of Commissioners of said Vanderburgh County in the Court House of the City of Evansville for the purpose of estimating and determining the way and manner of constructing the Korb and Murdock Bridges across the Blue Grass Ditch where the public highway forms the boundary line between said Warrick and Vanderburgh Counties, and the manner and time of payment therefor. Present at said joint session:- Peter Unfried and W. M. Good Commissioners of Warrick County and Henry W. Hartig, John W. Winberg, and Henry Helfrich, Commissioners of Vanderburgh County and Charles P. Beard, Auditor of said Vanderburgh County.

Upon motion of said Peter Unfried the said John W. Winberg was chosen Chairman of said joint session and on motion of said Peter Unfried the said Charles P. Beard was chosen Secretary of said joint session. And comes now M. S. Saunders, Civil Engineer, heretofore appointed and employed by said concurrent resolutions of said Boards to make a survey and estimate and prepare plans and specifications for the construction of said Bridges and submits said survey, estimate, plans and specifications, prepared by him, for the consideration of said joint session. And the several members of said respective Boards having viewed the site and familiarized themselves with the surroundings of said bridges and being duly and fully advised in the premises it is now ordered that the survey and estimate made by the said M. S. Saunders be accepted and filed and the plans and specifications prepared by him for said Bridges be agreed upon and adopted and that the same be placed on file with the Auditor of Vanderburgh County.

And it is further ordered that said M. S. Saunders of Vanderburgh County, Indiana, be and he is hereby appointed superintendent to supervise and control the construction of said Bridges and that the said Saunders be required to give bond in the sum of Five Thousand Dollars ($5000.00) for the faithful performance of his duties, said bond to be filed with the Auditor of said Vanderburgh County within ten days. And it appearing from the estimate of said engineer that the aggregate cost of the construction of said Bridges is, or will be the sum of ($6655.00) it is now determined, ordered and agreed that the cost of said construction of said bridges shall be and is hereby apportioned as follows: Warrick County an amount equal to 20% of the cost thereof and Vanderburgh County an amount equal to 80% of the cost thereof. Said sums being in proportion to the taxable property of said Counties; said sums to be paid upon the completion of the construction of said bridges and the acceptance thereof by said Boards of County Commissioners in Joint Session.
It is further ordered that the Auditor of Vanderburgh County, as Clerk of this joint session be, and he is hereby ordered and directed to advertise as by law required, for bids for the construction of said Bridges, said bids to be received and opened Thursday June 18th 1914, at ten o'clock A.M. in the room of the County Commissioners of Vanderburgh County, in the Court House in the City of Evansville, Indiana. Upon motion the joint session adjourned to meet again at ten o'clock A.M. on Thursday, June 18th 1914, in the Court House of Vanderburgh County, in the City of Evansville, Indiana.

On Motion the Board adjourned to meet, Monday, May 11, 1914 at 10 o'clock A.M.
WHEREAS, J. R. Huffman did on the 8th day of May, 1914, produce to the undersigned
Charles P. Beard, Auditor of the County of Vanderburgh, in the State of Indiana, his several
certificates of purchase, in writing, all bearing date the 12th day of February, 1912,
signed by Charles P. Beard, who at the last mentioned date was the Auditor of said County,
from which certificates it appears that J. R. Huffman did, on the 12th day of February, 1912,
purchase at Public Auction, at the door of the Court House in said County, the tracts, parcels
and lots of land lastly in this Indenture described, and which lots and lands were sold to
him for the aggregate sum of Four hundred sixty-eight Dollars and Twenty-nine Cents,
($468.29), being the amount due on the tracts or lots of land returned delinquent for the
non-payment of taxes, costs and charges for the years 1911 and previous years in the names
and amounts, following to-wit:-

<table>
<thead>
<tr>
<th>Name</th>
<th>Description of Real Estate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>John W. Agar</td>
<td>Lot three (3) in Block six (6) in Oakdale</td>
<td>$ 2.45</td>
</tr>
<tr>
<td>Rollie &amp; Maude Crise</td>
<td>Lot five (5) in Block three (3) in Gordon’s Addition</td>
<td>$ 17.71</td>
</tr>
<tr>
<td>Henry Freymuth</td>
<td>Lot twelve (12) in Block forty-eight (48) in Heidelbach &amp; Elsas Enlargement</td>
<td>$ 58.19</td>
</tr>
<tr>
<td>J.C. Fullenwider</td>
<td>Lot two (2) in Block six (6) in Oakdale</td>
<td>$ 2.43</td>
</tr>
<tr>
<td>Edward Morgan</td>
<td>Fifty (50) by one-hundred twenty-five ft. (125) of Block seven (7) in Oakdale</td>
<td>$ 3.77</td>
</tr>
<tr>
<td>Geo. F &amp; S J Ross</td>
<td>Lot seventeen (17) in Block four (4) in Elliott’s Enlargement</td>
<td>$ 36.59</td>
</tr>
<tr>
<td>Henry Pusche</td>
<td>Twenty-five (25) by one-hundred fifty ft. (150) of Kazar’s Subdivision</td>
<td>$ 37.61</td>
</tr>
<tr>
<td>Josephine Schlenker</td>
<td>Lot four (4), In Sub ten (10), Block seven (7) in Elliott’s Enlargement and six (6) feet alley adjoining Lot four (4) in Block seven (7) in Elliott’s Enlargement. Also lot Eleven (11) in Subdivision three (3) to five (5) in Block one (1) in Parrett’s Enlargement. Also lot fifteen (15) and two (2) feet of lot sixteen (16) in Block twenty-six (26) in Southern Enlargement all in the City of Evansville.</td>
<td>$136.23</td>
</tr>
<tr>
<td>John &amp; Eva Kramer</td>
<td>Lot twenty-eight (28) in Block seven (7) in Westholme</td>
<td>$ 7.76</td>
</tr>
<tr>
<td>Della Taylor</td>
<td>Lots four (4), five (5), Eleven (11) thirty-five (35), and thirty-six (36) all in Block one (1); Also lots seven (7) and thirty-four (34) in Block Two (2); Also lots seven (7) and eight (8) in Block three (3) all in Rosedale an Addition to the City of Evansville</td>
<td>$ 86.22</td>
</tr>
<tr>
<td>Emma Collins</td>
<td>Lots five (5) and six (6) in Block two (2) in Wayland Place.</td>
<td>$ 9.05</td>
</tr>
<tr>
<td>Name</td>
<td>Description of Real Estate</td>
<td>Amount</td>
</tr>
<tr>
<td>--------------------------</td>
<td>-------------------------------------------------------------------------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>M. J. Gossar</td>
<td>Middle part of Lot twenty-seven (27) in Maxwell's Subdivision of section seventeen (17),</td>
<td>$23.02</td>
</tr>
<tr>
<td></td>
<td>town six (6) south, range ten (10) west, being 150 x 289-59 feet, and containing one and</td>
<td></td>
</tr>
<tr>
<td></td>
<td>thirty-two hundredths (1.32) acres.</td>
<td></td>
</tr>
<tr>
<td>John D &amp; E Andrews</td>
<td>Lot fifty-eight (58) in Fairview</td>
<td>$2.60</td>
</tr>
<tr>
<td>Addie Barker</td>
<td>Lot three-hundred seventy-five (375) in Fairview</td>
<td>$2.60</td>
</tr>
<tr>
<td>Sonntag Investment Co.</td>
<td>Lot seven (7) in Block seven (7) in Park Place</td>
<td>$2.83</td>
</tr>
<tr>
<td>Grandison Taylor &quot;Heirs&quot;</td>
<td>Part of the South-east corner of the North-west quarter of the North-east quarter of</td>
<td>$8.99</td>
</tr>
<tr>
<td></td>
<td>section twenty-one (21), Township six (6) South, Range ten (10) West, containing</td>
<td></td>
</tr>
<tr>
<td></td>
<td>seventy-eight hundredths (.76) of an acre.</td>
<td></td>
</tr>
<tr>
<td>Margaret Mertens</td>
<td>Part of the south-west quarter of the North-east quarter of section fifteen (15),</td>
<td>$9.69</td>
</tr>
<tr>
<td></td>
<td>Township six (6) South, Range eleven (11) west, containing one and ten hundredths (1.10)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>acres and being in Perry Township.</td>
<td></td>
</tr>
<tr>
<td>Elmer Rough</td>
<td>Lot eight (8) in Block one (1) in Igleheart Place</td>
<td>$5.52</td>
</tr>
<tr>
<td>Georgia Coffee</td>
<td>Lots four (4) and five (5) in Block two (2) in Smithland</td>
<td>$6.36</td>
</tr>
<tr>
<td>Jennie Cooksey</td>
<td>Lot six (6) in Block two (2) in Smithland</td>
<td>$3.05</td>
</tr>
<tr>
<td>Eva L. Sleuter</td>
<td>Lot thirty (30) in Block two (2) in Smithland</td>
<td>$2.66</td>
</tr>
<tr>
<td>Chas. Williams</td>
<td>Lot twenty-seven (27) in Block one (1) in Smithland</td>
<td>$2.66</td>
</tr>
</tbody>
</table>

which said lands have been recorded, among other tracts, in the office of said Auditor, as
delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid,
and a true copy of said record transmitted to the office of the Auditor of State, in manner as
and form as prescribed by law, and legal publication made of the sale of said lands, and it
appearing that the said J. R. Huffman is now the legal owner of said certificates of pur-
chase and the time fixed by law for redeeming the lands therein described having now expired,
and that none of the persons herein named nor any person in their behalf having paid or
tendered the amount due the said J. R. Huffman on account of the aforesaid purchases or any
of them and for the taxes by them since paid; and the said J. R. Huffman having demanded a
Deed for the tracts of land mentioned in said certificates, and which was least quantity of
the tracts above described that would sell for the amount due thereon for taxes, costs and
charges above specified; and it appearing from the records of said County Auditor's Office,
that the aforesaid lands were legally liable for taxation, and had been duly assessed and
properly charged on the Duplicate with the taxes for the years 1911 and previous years.
THEREFORE, THIS INDENTURE, Made this 6th day of May, 1914, between THE STATE OF INDIANA, by Charles P. Beard, Auditor of said County, of the first part, and the said J. R. Huffman of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part their heirs and assigns forever, the tracts or parcels of land mentioned in said certificates situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot three (3) in Block six (6) in Oakdale

Lot five (5) in Block three (3) in Gordon's Addition

Lot twelve (12) in Block forty-eight (48) in Heidelbach & Elsas Enlargement

Lot two (2) in Block six (6) in Oakdale

Fifty (50) by One-hundred twenty-five (125) feet of Block Seven (7) in Oakdale

Lot seventeen (17) in Block four (4) in Elliott's Enlargement

Twenty-five (25) by one-hundred fifty (150) feet of Block six (6) of Kazar's Subdivision

Lot four (4) in Sub ten (10), Block seven (7) in Elliott's Enlargement and six (6) feet alley adjoining lot four (4) in Block seven (7) in Elliott's Enlargement

Also lot eleven (11) in Subdivision three (3) to five (5) in Block one (1) in Parrett's Enlargement

Also lot fifteen (15) and two (2) feet of lot sixteen (16) in Block twenty-six (26) in Southern Enlargement all in the City of Evansville.

Lot twenty-eight (28) in Block seven (7) in Westholme

Lots four (4), five (5), Eleven (11), Thirty-five (35), and thirty-six (36) all in Block one (1);

Also lots seven (7) and thirty-four (34) in Block two (2);

Also lots seven (7) and eight (8) in Block three (3) all in Rosedale

Lots five (5) and six (6) in Block two (2) in Weyland Place

Middle part of lot twenty-seven (27) in Maxwell's Subdivision of section seventeen (17), town six (6) south, range ten (10) west, being 150 x 289-59 feet, and containing one and thirty-two hundredths (.32) acres.

Lot fifty-eight (58) in Fairview

Lot three-hundred seventy-five (375) in Fairview

Lot seven (7) in Block seven (7) in Park Place

Part of the south-east corner of the north-west quarter of the north-east quarter of section twenty-one (21), township six (6) south, range ten (10) west, containing seventy-eight hundredths (.78) of an acre.
<table>
<thead>
<tr>
<th>Name</th>
<th>Description of Real Estate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>M. J. Gossar</td>
<td>Middle part of Lot twenty-seven (27) in Maxwell's Subdivision of Section seventeen (17), town six (6) south, range ten (10) west, being 150 x 269-59 feet, and containing one and thirty-two hundredths (1.32) acres.</td>
<td>$23.02</td>
</tr>
<tr>
<td>John D &amp; E Andrews</td>
<td>Lot fifty-eight (58) in Fairview</td>
<td>$2.60</td>
</tr>
<tr>
<td>Addie Barker</td>
<td>Lot three-hundred seventy-five (375) in Fairview</td>
<td>$2.66</td>
</tr>
<tr>
<td>Sonntag Investment Co.</td>
<td>Lot seven (7) in Block seven (7) in Park Place</td>
<td>$2.23</td>
</tr>
<tr>
<td>Grandison Taylor &quot;Heirs&quot;</td>
<td>Part of the South-east corner of the North-west quarter of the North-east quarter of Section twenty-one (21), Township six (6) South, Range ten (10) West, containing seventy-eight hundredths (.78) of an acre.</td>
<td>$8.99</td>
</tr>
<tr>
<td>Margaret Mertens</td>
<td>Part of the south-west quarter of the North-east quarter of Section fifteen (15), Township six (6) South, Range eleven (11) West, containing one and ten hundredths (1.10) acres and being in Perry Township.</td>
<td>$9.69</td>
</tr>
<tr>
<td>Elmer Rough</td>
<td>Lot eight (8) in Block one (1) in Igleheart Place.</td>
<td>$5.52</td>
</tr>
<tr>
<td>Georgia Coffee</td>
<td>Lots four (4) and five (5) in Block two (2) in Smithland</td>
<td>$6.36</td>
</tr>
<tr>
<td>Jennie Cooksey</td>
<td>Lot six (6) in Block two (2) in Smithland</td>
<td>$3.05</td>
</tr>
<tr>
<td>Eva L. Sleuter</td>
<td>Lot thirty (30) in Block two (2) in Smithland</td>
<td>$2.66</td>
</tr>
<tr>
<td>Chas. Williams</td>
<td>Lot twenty-seven (27) in Block one (1) in Smithland</td>
<td>$2.66</td>
</tr>
</tbody>
</table>

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said J. R. Huffman is now the legal owner of said certificates of purchase and the time fixed by law for redeeming the lands therein described having now expired, and that none of the persons herein named nor any person in their behalf having paid or tendered the amount due the said J. R. Huffman on account of the aforesaid purchases or any of them and for the taxes by them since paid; and the said J. R. Huffman having demanded a deed for the tracts of land mentioned in said certificates, and which was least quantity of the tracts above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's Office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the duplicate with the taxes for the years 1911 and previous years.
THEREFORE, THIS INDENTURE, Made this 5th day of May, 1914, between THE STATE OF INDIANA, by Charles P. Beard, Auditor of said County, of the first part, and the said J. R. Huffinan of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part their heirs and assigns forever, the tracts or parcels of land mentioned in said certificates situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot three (3) in Block six (6) in Oakdale

Lot five (5) in Block three (3) in Gordon's Addition

Lot twelve (12) in Block forty-eight (48) in Heidelbach & Elsas Enlargement

Lot two (2) in Block six (6) in Oakdale

Fifty (50) by One-hundred twenty-five (125) feet of Block Seven (7) in Oakdale

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Twenty-five (25) by one-hundred fifty (150) feet of Block six (6) of Kazar's Subdivision

Lot four (4) in Sub ten (10), Block seven (7) in Elliott's Enlargement and six (6) foot alley adjoining

Lot four (4) in Block seven (7) in Elliott's Enlargement

Also lot eleven (11) in Subdivision three (3) to five (5) in Block one (1) in Parrett's Enlargement

Also lot fifteen (15) and two (2) feet of lot sixteen (16) in Block twenty-six (26) in Southern Enlargement all in the City of Evansville.

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Middle part of lot twenty-seven (27) in Maxwell's Subdivision of section seventeen (17), town six (6) south, range ten (10) west, being 150 x 269.59 feet, and containing one and thirty-two hundredths (.32) acres.

Lot fifty-eighth (58) in Fairview

Lot three-hundred seventy-five (375) in Fairview

Lot seven (7) in Block seven (7) in Park Place

Part of the south-east corner of the north-west quarter of the north-east quarter of section twenty-one (21), township six (6) south, range ten (10) west, containing seventy-eight hundredths (.78) of an acre.
Part of the south-west quarter of the north-east quarter of section fifteen (15), township six (6) south, range eleven (11) west, containing one and ten hundredths (1.10) acres, and being in Perry Township

Lot eight (8) in Block one (1) in Igleheart Place

Lots four (4) and five (5) in Block two (2) in Smithland

Lot six (6) in Block two (2) in Smithland

Lot thirty (30) in Block two (2) in Smithland

Lot twenty-seven (27) in Block one (1) in Smithland

TO HAVE AND TO HOLD, the said last mentioned tracts or parcels of land, with the appurtenances thereto belonging, to the said party of the second part, their heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard, Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard, Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 8th day of May, 1914.

Mabel Zumstein
Notary Public.

My Commission Expires
Feb. 5, 1917
(SEAL)
Monday, May 11, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Philip E. Loge and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 12th day of May, 1914.

In the matter of the application of the Shimer Wire and Steel Company for a switch track across the Mt. Vernon and Decker Roads.

Comes now the Shimer Wire and Steel Company, by M.G. O'Brien, its vice-president, and Foster and Wheeler, its attorneys, and files its petition requesting the Board that the said company be granted the right, permission and authority to construct, maintain and operate a switch track from the Louisville and Nashville Railroad into its manufacturing plant, crossing the Decker Road and the Mt. Vernon Road, public highways of said County.

And now the Board, desiring to enter into the franchise, grant and contract therefor, it is therefore now determined, ordered and agreed by the Board that the exact form in which such franchise, grant or contract is to be adopted is as follows, to-wit:

"BE IT ORDERED and adjudged by the Board of Commissioners of the County of Vanderburgh that the Shimer Wire and Steel Company, its successors and assigns, be and is hereby granted the right, permission and authority to construct, maintain and operate a switch track from the track of the Louisville and Nashville Railroad to the manufacturing plant of said company located in Fractional Section twenty-six (26), township six (6) south, range eleven (11) west, in Vanderburgh County, upon a route diverging from the coal track of the Louisville and Nashville Railroad at a point three hundred nineteen and five tenths (319.5) feet west of mile post 163 of said railroad, and running in a south-easterly direction crossing Decker Road at a point one hundred forty (140) feet, more or less, north of the center line of the Mt. Vernon road, and crossing the Mt. Vernon Road at a point one-hundred forty-five (145) feet, more or less, east of the intersection of the center line of said Decker road with the said Mt. Vernon road, the said points of crossing being places where the said highways are located over and upon the real estate of the said company."
This grant is upon the condition that the said Shimer Wire and Steel Company shall maintain the said switch at all times so that it will not interfere with the use of the said roads as public highways and shall conform the same to the grade or system of drainage now or hereafter adopted for said highways, and shall improve and keep in repair the full width of said track to the outer end of the cross ties with the same materials that the said highways are improved with, whenever said highways are improved."

This grant is upon the further condition that grantee will pay whatever additional cost the encumbrance of said switch grant will occasion to the cost of improving of said Mount Vernon Road as contemplated by the Board of Commissioners under and pursuant to the petition of J. W. Phares et al.

And the Board fixes the 28th day of May, 1914, at ten o'clock A.M. of said day as the time at which said franchise, grant or contract will be finally considered, and orders that publication hereof be made in the Evansville Courier and Evansville Journal News, two daily newspapers of general circulation printed in the English language in the County of Vanderburgh.

Contracts for Kolb, Kentucky Ave., Hornby, Helfrich, Angermeier, & Montgomery Bridges.

This being the day set for opening bids for the construction of 4 concrete bridges, and 2 steel bridges in Vanderburgh County. Comes now the various persons and firms and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Kolb</th>
<th>Ky. Ave.</th>
<th>Hornby</th>
<th>Helfrich</th>
<th>Angermeier</th>
<th>Montgomery</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pritchard Bros. Co.</td>
<td>1290</td>
<td>1085</td>
<td>985</td>
<td>985</td>
<td>7111</td>
<td>3000</td>
</tr>
<tr>
<td>International</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>7111</td>
<td>3254</td>
</tr>
<tr>
<td>Vincennes Bridge Co.</td>
<td>984</td>
<td>690</td>
<td>697</td>
<td>694</td>
<td>2974</td>
<td>2584</td>
</tr>
<tr>
<td>Wm. H. Grammer</td>
<td>1340</td>
<td>1145</td>
<td>762</td>
<td>890</td>
<td>3600</td>
<td></td>
</tr>
<tr>
<td>Montgomery Parker Co.</td>
<td>1299</td>
<td>1092</td>
<td>849</td>
<td>999</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Geo. Saller S.</td>
<td>1074</td>
<td>3,1056</td>
<td>820</td>
<td>815</td>
<td>3880</td>
<td>3222</td>
</tr>
<tr>
<td>S. I L L</td>
<td>L 710</td>
<td>L 791</td>
<td>L 648</td>
<td>L 762</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

And the board having examined the various bids and being fully advised in the premises on motion do here award the contracts as follows:

Kolb Bridge to Pritchard Bros. & Co. for the sum of $1290.00.
Hornby Bridge " Wm. H. Grammer " " " $762.00.
Helfrich Bridge " Wm. H. Grammer " " " $890.00.
Angermeier Bridge " Vincennes Bridge Co. " " " $2974.00.
Montgomery Bridge " Vincennes Bridge Co. " " " $2584.00.

On motion the Board adjourned to meet, Thursday, May 14, 1914, at 10 o'clock A.M.
Thursday, May 14, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners granting
A Renewal of Liquor License.

Comes now Wm. E. Meyer, and Ben Fraizer, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notice of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 14th day of May, 1914, to Wm. E. Meyer, and for the term of one year from the 16th day of May, 1914, to Ben Fraizer.

Change of Inspectors, for Primary Election.

On motion the following Inspectors were appointed for the Primary Election to be held May 19, 1914, to fill vacancies which have occurred in appointments made May 4, 1914.

Pigeon Twp.

Precinct 12 Herman D. Miller
14 J. P. Taylor
21 Louis Oehlman
26 Ed Jochim

ARMSTRONG TWP

Henry Deig

SCOTT TWP

Jos. J. Builtman

CENTER TWP

1 Precinct John Greffe

KNIGHT TWP

1 Precinct Wm. Kerth
2 Geo. Nurrenbern

PERRY TWP

1 Precinct Fred Behme

Change of Voting Places in Primary Election

On motion the following places were selected as voting places for the Primary Election to be held May 19th, 1914, in place of the one named on April 30th, 1914.

Precinct 6 606 Up. 5th St.
7 " 522 Up 6th St.
12 " 1234 W. Penn St.
14 " 309 Magnolia Ave.
26 " 928 Walnut St.
Feeble Minded Youth.

Comes now Charles P. Beard, County Auditor and presents to the Board an application for the admission of Wm. Burpo to the Indiana School for Feeble Minded youths by his father Jake Burpo. And the Board having carefully considered said matter do now find and determine that the said Wm. Burpo has for one year prior to the making of the aforesaid application been a bona fide resident of the State of Indiana, and that he is a feeble minded child now residing in Vanderburgh County and is a proper subject for admission into said school, and that applicant has made a sworn affidavit of his financial ability before said Board, and that he is unable to pay any part of the expenses of said child in said school. And the Auditor is directed to make the proper certificate in the premises.

On Motion the Board adjourned to meet, Monday, May 16, 1914, at 10 o'clock A.M.

Thursday, May 15, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment when present John W. Wimberg, Henry Heffrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of License.

Comes now Ollie Woodruff and S. H. Jeffers, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notice of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 20th day of May, 1914.

On motion the Auditor was ordered to notify John H. Lohmeyer not to remove any dirt or sand from the roadway known as Rose Avenue, for which plans and specifications have been adopted for improvement with rock.
Change of Inspectors for Primary Election.

On Motion the following inspectors were appointed for the Primary Election to be held May 19, 1914, to fill vacancies which have occurred in appointments made May 4, 1914.

Precinct 13 Hiram Curry
15 Fred Rehman
19 John Gillman
26 Geo. Herman

Scott Township Jas. Campbell

Change of Voting Places in Primary Election

On motion the following places were selected as voting places for the Primary Election to be held, May 19, 1914, in place of the one named on April 30, 1914.

Precinct 7 207 Up. Seventh St.
10 101 E. Penn. St.
22 1213 E. Missouri St.
27 1515 Walnut St.

On Motion the Board adjourned to meet, Thursday, May 21, 1914, at 10 o'clock A.M.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Jacob F. Groeninger and August Grotius and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 21st day of May, 1914, to Jacob F. Groeninger, and for the term of one year from the 23rd May, 1914, to August Grotius.
Board of Commissioners, Vanderburgh County, Indiana, May 21 & 25, 1914

Appointment of Janitor of Court House.

On motion Samuel Grimwood was appointed Janitor at the Court House to succeed James Dugan dismissed.

On motion the Board adjourned to meet, Monday, May 25, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]

Monday, May 25, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Carl Schultze and Geo. J. Marx and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notice of said applications by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 26th day of May, 1914, to Carl Schultze and for the term of one year from the 27th day of May, 1914, to Geo. J. Marx.

On motion the Board adjourned to meet, Thursday, May 28, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]
Thursday, May 26, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Fred G. Bader and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 31st day of May, 1914.

Opened bids for supplies for County Infirmary for Quarter ending Aug. 31-1914.

This being the day set for opening the bids for furnishing the supplies for the County Infirmary for the quarter ending August 31-1914.

Comes now the various firms and submit their bids and the Board after carefully examining said bids on motion awarded the contracts as follows:

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Groceries</td>
<td>Meat</td>
<td>Shoes</td>
<td>Dry-goods</td>
<td>Clothing</td>
</tr>
</tbody>
</table>

Report of the Secretary of Evansville Orphan Asylum.

Comes now Sarah D. Wartman secretary of the Evansville Orphan Asylum and submits her report as such secretary for the quarter ending May 31-1914, which report is in substance as follows:

| In home beginning of quarter | 35 |
| Admitted since | 2 |
| Discharged | 5 |
| Died | 0 |
| Now Remaining | 32 |
In the matter of the application of the Shimer Wire and Steel Company for a switch track across the Mt. Vernon and Decker Roads.

Come now the Shimer Wire and Steel Company by M. G. O'Brien, its vice-president, and Foster and Wheeler, its attorneys, this being the day and hour fixed by the Board in regular meeting held on the 11th day of May 1914 at which the franchise, grant or contract petitioned for by said Company will be finally considered;

And now the said petitioner files proof of the publication and posting of notices of the said franchise, grant or contract in manner and form as required by law and the order of the Board aforesaid. And no protest having been filed and no tax payer appearing in person or by attorney in opposition thereto, the matter of the said franchise, grant or contract comes on now to be heard.

And the Board, having examined the said application, order and proof of publication and posting of notices, and having heard evidence in relation thereto and being duly advised finds that the said Shimer Wire and Steel Company has at its own expense caused the full and complete text of said franchise, grant or contract and the time and place of the hearing thereof to be published one time at least one week before the hearing thereof in the Evansville Courier and the Evansville Journal News, two daily newspapers of general circulation printed in the English language in the County of Vanderburgh, as ordered by this Board at its meeting of May 11th aforesaid, and that the said Shimer Wire and Steel Company have posted a copy of such franchise, grant or contract and the notice aforesaid in ten public places in Vanderburgh County and that the said publication and posting was in all respects as required by the statute and the order of this Board.

And the Board further finds that the said franchise, grant or contract ought to be finally adopted in the exact form determined by the Board at its meeting of May 11th aforesaid.

It is therefore considered, ordered and adjudged by the Board of Commissioners of Vanderburgh County that the said franchise, grant or contract be granted in the form determined by said Board at its meeting of May 11th, 1914 and in accordance herewith,

"Be it ordered and adjudged by the Board of Commissioners of the County of Vanderburgh that the Shimer Wire and Steel Company, its successors and assigns be and is hereby granted the right, permission and authority to construct, maintain and operate a switch track from the track of the Louisville and Nashville Railroad to the manufacturing plant of said company located in Fractional section twenty-six (26), township six (6) north, range eleven (11) west, in Vanderburgh County, upon a route diverging from the coal track of the Louisville and Nashville Railroad at a point three-hundred nineteen and five tenths (309.5) feet west of mile post 165 of said railroad, and running in a southeasterly direction crossing Decker Road at a point one hundred forty (140) feet, more or less, north of the center line of the Mt. Vernon Road, and crossing the Mt. Vernon Road at a point one hundred forty-five (145) feet, more or less, east of the intersection of the center line of said Decker Road with the said Mt. Vernon Road, the said points of crossing being places where the said highways are located over and upon the real estate of said company.

This grant is upon the condition that the said Shimer Wire and Steel Company shall maintain the said switch at all times so that it will not interfere with the use of the said roads as public highways and shall conform the same to the grade or system of drainage now or hereafter adopted for said highways, and shall improve and keep in repair the full width of said track to the outer end of the cross ties with the same materials that the said highways are improved with, whenever said highways are improved.

This grant is upon the further condition that the grantee will pay whatever additional cost the encumbrance of said switch grant will occasion to the cost of improving said Mt. Vernon road as contemplated by the Board of Commissioners under and pursuant to the petition of J. T. Phares et al."
On Motion the Board adjourned Sine Die.

John W. Winberg
Henry Halfich, Jr.
Henry W. Hartig

COMMISSIONERS.

Monday, June 1st, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present John W. Winberg, Henry Halfich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board
Granting a New Liquor License.

Comes now Chas. Schifferstein and presents to the board his application for a license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said license as prayed for in said application.

It is therefore ordered and adjudged by the board that a license be and the same is hereby granted to said Chas. Schifferstein as in said application described for the term of one year, from the 1st day of June, 1914.

Order of the Board
Granting a Renewal of Liquor License.

Comes now H. Schellhase and present to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 1st day of June, 1914.

Comes new Bert Murphy and presents his application for a transfer of retail liquor license from Chas. B. Stinson, and comes also on May 26, 1914, Harry C. Dodson and files a remonstrance against the granting of said transfer, and the Board on motion now fixes Thursday, June 4, 1914, at 2 o'clock as the time for a hearing on the same.
Wholesalers Application
for New License.

Comes now George Hart & Company (wholesalers) of intoxicating liquor, and presents their application for a Wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesalers, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in their application, together with a copy of notice of said application by them published and proof of due publication of said notice.

And the Board having examined said application and notice and proof of publication, and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a wholesale license be granted to said applicants as in said application described, for the term of one year from the 3rd day of June, 1914.

Order of the Board of Commissioners Granting A Transfer of Location of Wholesale liquor license.

Comes now J. Laugerich (Wholesaler) and presents to the Board his application for leave to move his place of business for the sale of intoxicating liquors at wholesale as described in his application, together with a copy of the notice of said application by him published and the proof of due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be made and the same is hereby granted to said applicant as in said application prayed for.

Order of the Board of Commissioners Granting permission to sell and Transfer a Liquor license.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>W. A. Pfizenner</td>
<td>Otto Durre Jr.</td>
<td>204 Main St.</td>
<td>June 6-1914</td>
</tr>
<tr>
<td>Peter Geisinger</td>
<td>Charlie Rettinger</td>
<td>200 Second Ave.</td>
<td>Sept. 1-1914</td>
</tr>
<tr>
<td>Matt Westfall</td>
<td>Frank Happmann</td>
<td>1101 E. Columbia St.</td>
<td>Jan. 2-1915</td>
</tr>
<tr>
<td>Edward Martin</td>
<td>Harry B. Anderson</td>
<td>201 Fulton Ave.</td>
<td>Feb. 11-1915</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice
of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

of the County Infirmary.

Comes now John Grete, Superintendent of the County Infirmary and submits his report as superintendent for the quarter ending May 30th, 1914, which report is in substance as follows, to-wit:

<table>
<thead>
<tr>
<th>In home beginning of quarter</th>
<th>104</th>
</tr>
</thead>
<tbody>
<tr>
<td>Admitted since</td>
<td>22</td>
</tr>
<tr>
<td>Discharged</td>
<td>45</td>
</tr>
<tr>
<td>Died</td>
<td>4</td>
</tr>
<tr>
<td>Now Remaining</td>
<td>77</td>
</tr>
</tbody>
</table>

On motion the Board adjourned to meet, Tuesday, June 2, 1914, at 10 o’clock A.M.
Tuesday, June 2, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Administrator Appointed.

Comes now Victor Ziegler, administrator of the estate of Joseph Ziegler, deceased, and presents to the board his application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Joseph Ziegler, deceased.

And the board having examined said application and being sufficiently advised in the premises finds for the said applicant and that he is entitled to continue the sale of intoxicating liquors under said license.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said Victor Ziegler as such administrator to continue the sale of intoxicating liquors under said license.

On Motion the Board adjourned to meet, Thursday, June 4, 1914, at 10 o'clock A.M.

Thursday, June 4, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Chas. J. Klein, Gus Schindler, Otto Durre Jr., and August E. Meyer and presents to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.
It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 4th day of June, 1914, to Chas. J. Klein, and for the term of one year from the 5th day of June, 1914, to Gus. Schindler, and for the term of one year from the 6th day of June, 1914, to Otto Darre Jr., and for the term of one year from the 7th day of June, 1914, to August E. Meyer.

In the Matter of the Petition of Julius Fuquay et. al., for the recording of a public highway.

Comes now Julius Fuquay, Joseph Angel, William Sirkle, Frederick Mann, Oscar Schreiber, Nancy Fuquay, Mrs. Jacob Limberger, William J. Titzer, Charles Becker, Evansville Suburban and Newburgh Railway Company and Evansville Terminal Railway, petitioners herein, by Cunningham & Ortmeier, their attorneys, and the board now finds that said petitioners filed in the office of the auditor of Vanderburgh County, on the 30th day of April, 1914, their petition asking that the highway described in said petition be ascertained, described and entered of record as a public highway.

And the board, after hearing the evidence, now further finds that notice of the filing of said petition and the same would be considered, was given by posting notice thereof in three (3) public places along the line of said highway more than twenty (20) days before the June, 1914, session of this board; and that said notices gave notice that said petition would be considered by this board at the June, 1914, session thereof; and that all of said notices were in due form and sufficient.

And the board further finds for said petitioners and that the highway in said petition and hereinafter described has been used as a public highway by the public as hereinafter described for more than twenty (20) years prior to the filing of said petition; and that said highway has not been recorded; and that said highway is described as follows, to-wit:

Beginning at a point on the south line of Section Thirty-one (31), Township number six (6) South, Range number nine (9) West, one-half (1/2) mile west of the east side of said Section Thirty-one (31); said place of beginning being on the Pollow Avenue Road, thence running due north to the Newburgh Road in said Section Thirty-one (31), all of said highway being in said Section Thirty-one (31); and that said highway is of the width of thirty (30) feet; and that one-half (1/2) thereof is on each side of the line above described, all being in Knight Township, in the County of Vanderburgh, State of Indiana; and that said highway is located upon the lands and real estate of the following persons, to-wit:


It is therefore considered, ordered and adjudged by the board that said highway as above described be and the same is hereby ascertained, described, and entered of record as a public highway of the width of thirty (30) feet.

It is therefore further considered, ordered and adjudged by the board that said highway as above described be opened and kept in repair as above described by the proper highway authorities; and that this order be transmitted by the auditor of said Vanderburgh County to the Trustee of said Knight Township as required by law.
Award Contract for Bridges.

On motion a contract was awarded to Coulson & Angermeyer for three (3) temporary Bridges across the Knerr Ditch as follows:

<table>
<thead>
<tr>
<th>Bridge Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rusche Bridge</td>
<td>$100.00</td>
</tr>
<tr>
<td>Mosquito Ave. Bridge</td>
<td>$100.00</td>
</tr>
<tr>
<td>Township Line Bridge</td>
<td>$70.00</td>
</tr>
</tbody>
</table>

Transfer of Liquor License Remonstrated against, dismissed, ordered granted.

Comes now C. B. Stinson and presents to the board his application for permission to sell and transfer to Bert Murphy his license to sell intoxicating liquors at retail upon the premises described in his application; and comes also Bert Murphy and presents to the board his application for permission to purchase and have transferred to him the license heretofore issued to C. B. Stinson to sell intoxicating liquors at retail upon the premises described in his said application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And comes now Harry C. Dodson a legal voter of Pigeon Township and files his remonstrance against the granting of the transfer of said license and comes said applicant Bert Murphy by his attorney DeWitt Q. Chappell and files his motion to reject and strike out said remonstrance of Harry C. Dodson which motion is by the board sustained to which ruling of the board said Dodson now excepts.

And the board having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants and that they are entitled to transfer said license as prayed for in said applications, said license expires January 5, 1915.

It is therefore ordered and adjudged by the board that said C. B. Stinson be and he is hereby granted permission to sell and transfer to Bert Murphy, and that said Bert Murphy be and he is hereby granted permission to purchase and have transferred to him the license described in said applications.

On Motion the Board adjourned to meet. Monday, June 7, 1914, at 10 o'clock A.M.
Monday, June 7, 1914.

The Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of License

Come now David Blatt, Albert Barrick, George Olberding, W. H. Forsythe, Ed. T. Brown, and Frank Wiltshire, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their application together with copies of the notices of said application as they were published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 6th day of June, 1914, to David Blatt, Albert Barrick, George Olberding, W. H. Forsythe, and Ed. T. Brown, and for the term of one year from the 9th day of June, 1914, to Frank Wiltshire.

On motion the Board adjourned to meet Thursday, June 11, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Thursday, June 11, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant
to adjournment, when present John V. Winberg, Henry Helfrich Jr., and Henry W. Hartig,
members composing said Board.

The Minutes were read and approved.

Order of the Board of
Commissioners Granting
A Renewal of License for
Sale of Intoxicating Liquors.

Comes now Harry E. Fitch, Fehn & Zenthoefer, A. C. Schmitt, Henry Imbusch,
Emerson Saldeon and Geo. Schleber and present to the board their applications for renewals
of license to sell intoxicating liquors at retail upon the premises described in their
applications, together with copies of the notices of said application by them published and
the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication
and being sufficiently advised in the premises, finds for the said applicants that
they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and
the same is hereby granted to said applicants as in said applications described for the
term of one year from the 11th day of June, 1914, to Harry E. Fitch, and for the term of
one year from the 12th day of June, 1914, to Fehn & Zenthoefer, and for the term of one year
each from the 13th day of June, 1914, to A. C. Schmitt, Henry Imbusch, and Emerson Balson,
and for the term of one year from the 14th day of June, 1914, to Geo. Schleber.

In the matter of the
Establishment of Alvord
Place in Knight Twp. as a
Free Turnpike.

Comes now Fred L. Hisgen, Joseph Arthur Myers and Barney D. Royston, and file
their petition, requesting that Alvord Place be established as a free gravel road or free
turnpike, said petition being in the words and figures following to-wit:

To the Board of Commissioners of
Vanderburgh County, Indiana.

Gentlemen:

The undersigned respectfully show that Fred L. Hisgen caused to be platted what
is known as Washington Terrace, an addition to the city of Evansville, Vanderburgh
County, Indiana; that in said plat certain highways are dedicated to the public, and
among the number of said highways is Alvord Place, beginning between Block 1 and 2
on Lincoln Avenue and extending to Washington Avenue between Blocks 15 and 16; said
highway is not less than one-half mile in length and has a parkway throughout its
entire length and connects with and terminates with Lincoln Avenue or the Newburgh
Road. That said highway has a substantial graded roadbed not less than 20 feet wide,
with suitable side drains, culverts and bridges and with grades not exceeding the
maximum of free gravel or turnpike roads of such county, and said highway has placed
thereon not less than one yard of suitable broken stone for every three feet in
length in such manner as to make a suitable road for public travel. Said petitioners say that said highway is of public utility and pray the said Board of Commissioners to adjudge said highway as a part of the free gravel or turnpike roads of said county and maintain the same, as provided by law.

Fred L. Hisgen
Joseph Arthur Myers
Barney D. Royston

And the Board having examined said petition, and the road described therein finds that the allegations in said petition are true, that said road is not less than one-half mile in length, and connects with the Lincoln Avenue and Washington Avenue free turnpikes as now established; that said road has a suitable graded roadbed of over twenty (20) feet in width, with suitable side drains, culverts and bridges, and with grades not exceeding the maximum of the free gravel or turnpike roads of said county, and has on the same, one yard of suitable gravel or broken stone for every three (3) feet in length, in such manner as to make a suitable road for public travel, and that the establishment of the same as a free turnpike will be of public utility.

Wherefore the said board established said Alvord Place as a free turnpike from Lincoln Avenue Road to Washington Avenue Road, as laid out and placed in Washington Terrace, an addition to the City of Evansville in Knight Township, Vanderburgh County, excepting however the curbing and gutter or side drains on both sides of said road, for its entire length, the same being constructed of concrete and they shall be not considered a part of said free turnpike nor subject to repair as such.

On Motion the Board adjourned to meet, Monday 15, 1914, at 10 o'clock A.M.
Board of Commissioners, Vanderburgh County, Indiana, June 15, 1914.

Monday, June 15, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Plans for Fire
Escapes for Co.
Infirmary.

On motion the Board adopted plans and specifications for Fire Escapes for the County Infirmary as approved by the State Fire Warden and the Auditor was ordered to advertise for bids to be received on July 10, 1914.

Plans & Spec. for
Painting at Co.
Infirmary.

On motion the Board adopted plans and specifications for painting exterior and interior woodwork of the County Infirmary. And the Auditor was ordered to advertise for bids to be received on July 10, 1914.

In the matter of
Refund of Taxes.

Whereas certain persons were wrongfully assessed with taxes for the year 1913 for which each of such persons were entitled to a refund under the provision of Section 6088 Burns 1905 and whereas the persons herinafter named by proper proof showed themselves entitled to the refund of taxes so wrongfully assessed against them for the amounts set opposite their respective names, which refunds were made by the Board in common with the usual monthly allowances and without a special order of the board, now

Therefore for the purpose of spreading of record and order for such refunds, it is now by the Board ordered and adjudged that the following persons are entitled to a refund of taxes for the amounts set opposite their respective names and it is further ordered that the amounts heretofore paid to them was of such refund be and the same are hereby confirmed as of the date of allowance.

Warrant 351 Meek & Hamilton - $13.55
352 Geo. L. Masker - 146.94
693 Mrs. Lula Schafer - 2.49
694 Mary A Dersch - 14.15
1029 Wm. H. Elmeadorf Admr. - 376.67
1030 W. A. Clark - 31.73
2073 Jacob J. Schoettlin - 5.43
2074 Peter Scheller - 5.49
2075 Jos. B. Bieses - 24.05

On motion the Board adjourned to meet, Thursday, June 16, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Thursday, June 15, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Comes now Jos. H. Kelley, August Bumb, Nick Joest, Fred W. Miller, and John Wanders, and presents to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proof of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 18th day of June, 1914, to Jos. H. Kelley, and for the term of one year each from the 19th day of June, 1914, to August Bumb, Nick Joest, Fred W. Miller, and John Wanders.

In the matter of the Construction of Two Bridges across Blue Grass Drain where the public highway forms the boundary line between Warrick and Vanderburgh Counties, Indiana.

Pursuant to adjournment of the joint meeting of the boards of county commissioners of Warrick and Vanderburgh Counties, Indiana, held May 7, 1914, the said boards met this day in the office of the Commissioners of Vanderburgh county at 10 o'clock, for the purpose of receiving bids and awarding contracts for the construction of the two joint bridges across the Blue Grass Drain where a public highway forms the boundary line between Warrick and Vanderburgh Counties, known as the Korb and Murdock bridges.

Present at joint session were Peter Unfried, W. H. Goad, S. A. Day, commissioners of Warrick County, Indiana, and John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, commissioners of Vanderburgh County, and C. P. Beard Auditor of Vanderburgh County.

On motion of Peter Unfried the said John Wimberg was chosen chairman and C. P. Beard was chosen secretary of said joint session, and this being the day and the hour set for the opening of bids for the construction of the said bridges, comes now various parties and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name of Bidder</th>
<th>Korb Bridge</th>
<th>Murdock Bridge</th>
<th>Both Bridges</th>
</tr>
</thead>
<tbody>
<tr>
<td>International Steel &amp; Iron Const. Co.</td>
<td>$2577.00</td>
<td>$2650.00</td>
<td>$5227.00</td>
</tr>
<tr>
<td>Geo. Soller</td>
<td>$2090.00</td>
<td>$2090.00</td>
<td>$4180.00</td>
</tr>
<tr>
<td>Vincennes Bridge Co.</td>
<td>$2948.00</td>
<td>$2896.00</td>
<td>$5844.00</td>
</tr>
</tbody>
</table>
And the boards of Warrick and Vanderburgh Counties in Joint Session having
examined the various bids and being duly advised in the premises do hereby on motion of
Peter Unfried, award the contract to Geo. Soller the lowest and best bidder as follows:
The Korb Bridge - - - for - - - $2080.00
" Murdock Bridge- " - - - $2080.00

xx

On motion the Joint Session adjourned to meet subject to call of the Auditor
of Vanderburgh County.

xx

On motion Louis Meyer was appointed as Superintendent of Construction of the
said Bridges.

On motion the Board adjourned to meet, Monday, June 22, 1914, at 10 o'clock A.M.

COMMISSIONERS

______________________
COMMISSIONERS
OF
WARRICK
COUNTY

______________________
COMMISSIONERS
OF
VANDERBURGH
COUNTY

COMMISSIONERS.
Monday, June 22, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Heltrich Jr., and Henry M. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. H. Murphy, Geo. Mayer and Hiram C. Browning and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications, by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 22nd day of June, 1914, to Wm. H. Murphy, and for the term of one year each from the 23rd day of June, 1914, to Geo. Mayer and Hiram C. Browning.

On motion the Board adjourned to meet, Thursday, June 25, 1914, at 10 o'clock A.M.

John W. Wimberg
Henry Helfrich Jr.
Henry M. Hartig

Commissioners.
Thursday, June 25, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Mike Cohn and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 27th day of June, 1914.

Comes now various parties and file a petition requesting the Board to investigate the conduct of saloons and dance halls on West Heights and on motion Thursday, July 2nd at 2 P.M., was fixed as a time for a hearing on the same and the Auditor was ordered to notify all saloon men in that vicinity to be present.

On motion the Board adjourned to meet, Monday, June 29, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS
Monday, June 29, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Welfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the board of Commissioners granting A Renewal of Liquor License.

Comes now Clyde Gunter, Smith Wiltshire, Clarence Winstead, Robt. F. Ohning, E. F. Tremper, Christ Huber, and Peter Hammerstein, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notice of said applications by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 1st day of July, 1914.

Wholesale application for new license.

Comes now M. L. Mayer wholesaler of intoxicating liquor, and presents his application for a Wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesaler, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in his application, together with a copy of notice of said application by him published and proof of due publication of said notice.

And the Board having examined said application and notice and proof of publication, and being sufficiently advised in the premises, finds for the said applicants that he is entitled to said license as prayed for in said application.

It is therefore ordered and adjudged by the board that a wholesale license be granted to said applicant as in said application described, for the term of one year from the 1st day of July, 1914.

Feeble Minded Youth.

Comes now Charles P. Beard County Auditor and presents to the Board an application for the admission of Florence Cransen to the Indiana School for Feeble Minded youths by Annie Cransen her mother. And the Board having carefully considered said matter do now find and determine that the said Florence Cransen has for one year prior to the making of the aforesaid application been a bona fide resident of the State of Indiana and that she is a feeble-minded child now residing in Vanderburgh County and is a proper subject for admission into said school, and that applicant has made a sworn affidavit of her financial ability
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Heifrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

In the matter of the Appropriation of land known as Mesker Property.

The Vanderburgh County Council at a meeting held April 20th 1914, having conferred authority on the Board of Commissioners of Vanderburgh County Indiana, to proceed under Sections 5907-12 Burns R.S. 1914 to appropriate certain real estate in the said County of Vanderburgh, and hereinafter more particularly described, upon condition that the Board of Coliseum Directors of said County, by contract with this board, obligate itself to pay whatever amount in excess of twenty-five thousand ($25000) dollars is necessary to acquire said real estate and upon the further condition that the Vanderburgh County Memorial Coliseum Corporation, in addition to funds thus subscribed for stock in said corporation for the purpose of erecting, jointly with said County of Vanderburgh a Memorial building, obtain in stock subscriptions an amount that will equal fifty thousand dollars ($50000) in the aggregate.

Comes now said Vanderburgh County Memorial Coliseum Corporation and files its verified petition in the words and figures following:

STATE OF INDIANA
VANDERBURGH COUNTY

BEFORE THE COMMISSIONERS OF
VANDERBURGH COUNTY,
JUNE TERM, 1914.

In the matter of the purchase of certain real estate for a Memorial Building.

The Vanderburgh County Memorial Coliseum Corporation respectfully shows that on the 20th day of April, 1914, an ordinance was passed by the Vanderburgh County Council of said County authorizing the Board of Commissioners to purchase, upon certain conditions, certain property and real estate located on the north side of Division Street between First and Second Avenues, in the City of Evansville, said
County, known as the Mesker property, more particularly described as follows, to-wit:

Lots Fourteen (14), Fifteen (15), Sixteen (16), Seventeen (17) and Eighteen (18) in Block Eight (8) of Stock-wells's Enlargement to the City of Evansville in Vanderburg County, Indiana.

That one of the conditions upon which said authority was granted was that this Corporation should, in addition to the funds now subscribed for stock, which funds are to be used for the erection of a Memorial Coliseum Building jointly with the County of Vanderburgh, obtain in stock subscriptions an amount that would equal $50,000.00 in the aggregate. Your petitioner states that at the date of the passage of said ordinance by the Vanderburgh County Council, it had stock subscriptions to the amount of $46,407.95; and that since said date it has secured in stock subscriptions the sum of $6,340.00 making a total of $52,747.95. A list of the original stock subscriptions aggregating $46,407.95 is attached hereto and is also made a part of this petition. A list of the additional subscriptions aggregating $6,340.00 is attached hereto and is also made a part of this petition.

Your petitioner further states that by reason of having obtained the stock subscriptions as herebefore stated it has complied with the condition exacted of it in the authority granted by the Vanderburgh County Council above referred to.

Therefore the said Coliseum Corporation prays that the Board of Commissioners of Vanderburgh County, proceed to acquire the real estate above described under its authority granted by the Vanderburgh County Council aforesaid and under the statutes of Indiana made and provided in Sections 5907-5912 inclusive of Burns Revised Statutes of 1914.

VANDERBURGH COUNTY MEMORIAL COLISEUM CORPORATION

(SEAL)

Per Emil Weil President.

and Phelps F. Darby Secretary.

STATE OF INDIANA

VANDERBURGH COUNTY

Personally appeared this day before me, the undersigned, a Notary Public in and for said County and State, the above named Emil Weil and Phelps F. Darby who, each on behalf of the Vanderburgh County Memorial Coliseum Corporation, as President and Secretary thereof respectively, make oath and say that the statements contained in the foregoing petition are true as they verily believe.

Emil Weil

Phelps F. Darby

Subscribed and sworn to before me this 18th day of June, 1914.

Katherine Hargrave

Notary Public.

(SEAL)

My Commission expires

June 22, 1916
And comes also said Board of Coliseum Directors and propose to enter into the
Contract as required by said ordinance of the Vanderburgh County Council, which contract
as agreed to is in the words and figures following:

CONTRACT

WHEREAS, the Board of Commissioners of Vanderburgh County, Indiana, pursuant to
authority conferred by the Vanderburgh County Council of said County, agrees to acquire by
purchase the following described real estate situate in said County, to-wit:-

Lots number fourteen (14), Fifteen (15), Sixteen (16), Seventeen (17) and Eighteen (18) in Block number eight
(8) in Stockwell's Enlargement to the City of Evansville,

for the purpose of dedicating said real estate after its acquisition for a site upon which
to erect a memorial building, upon condition however that the Board of Coliseum Directors of
said county shall pay to the order of said Board of Commissioners, whatever amount or sum
in excess of Twenty-five thousand Dollars ($25000.00) that is necessary to acquire said real
estate; and

WHEREAS, said condition is acceptable to said Board of Coliseum Directors,

NOW THEREFORE, in consideration of the mutual promises between said boards, it is
agreed by and between them as follows:-

Said Board of Coliseum Directors agrees to pay to the order of the Board of
Commissioners of Vanderburgh County whatever sum in excess of Twenty-five thousand Dollars
($25000.00) that is necessary to acquire said described real estate; and

The said Board of Commissioners of Vanderburgh County agree to dedicate said real
estate for a site upon which to erect a suitable memorial building.

IN WITNESS WHEREOF the said Board of Commissioners of Vanderburgh County
and the said Board of Coliseum Directors by their respective members have executed these
presents on this the 22nd day of June A.D. 1914.

John W. Winberg
Henry Helfrich Jr.
Henry W. Hartig

Board of Commissioners of Vanderburgh County.

Benjamin Bosse
John W. Winberg
Henry Helfrich Jr.
Henry W. Hartig
C. C. Schreuder
Charles P. Beard

Board of Coliseum Directors.
and which contract is now by the board in all things ratified and confirmed. And it appearing to the board from the petition of said Vanderburgh County Memorial Coliseum Corporation and from the contract between said Board of Coliseum Directors and the board that the conditions prescribed by said ordinance of the Vanderburgh County Council have been complied with, it is now be it

RESOLVED by the board of Commissioners of Vanderburgh County, Indiana, that it be and it is hereby adjudged necessary to acquire the following described real estate in said County of Vanderburgh and State of Indiana, to wit:-

Lots fourteen (14), fifteen (15), sixteen (16), seventeen (17) and eighteen (18) in Block eight (8) of Stockwells Enlargement to the City of Evansville.

On which to erect a memorial building and it is further ordered that the County Attorney be and he is hereby directed to cause to be filed, and to be prosecuted to final judgement, in the corporate name of the County, in the Circuit Court of said County, a petition praying that appraisers be appointed to appraise the value of said described real estate as by law required.

On Motion the Board adjourned to meet, Thursday, July 2, 1914, at 10 o'clock A.M.
Thursday, July 2, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A
Renewal of Liquor License.

Comes now Daniel C. Hoffman and Walter Wund and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publications of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 3rd day of July, 1914, to Daniel C. Hoffman, and for the term of one year from the 5th day of July, 1914, to Walter Wund.

On motion the Board adjourned Sine Die.

[Signature]  
[Signature]  
[Signature]  
COMMISSIONERS.
Monday, July 6, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present John W. Winberg, Henry Heffrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now John Schenk, Fred Van Orman, Thompson & Fella, Oscar Buchenberger, J.F. Offutt, Geo. Schaefer & Son, J. F. Lichtenfeld, Chas. H. Nichlous, Chas. A. Stagg, and Arthur E. Beatty, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notice of said application by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 6th day of July, 1914, to John Schenk, Fred Van Orman, Thompson & Fella, Oscar Buchenberger, and J. F. Offutt, and for the term of one year each from the 7th day of July 1914, to Geo. Schaefer & Son, J. F. Lichtenfeld and Chas. H. Nichlous, and for the term of one year each from the 8th day of July 1914, to Chas. A. Stagg, and Arthur E. Beatty.

Wholesale application for New License.

Comes new Schmidt Pharmacal Company wholesalers of intoxicating liquor, and present their application for a Wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesaler in quantities not less than one (1) gallon at a time, for one year, upon the premises described in their application, together with a copy of notice of said applications by them published and proof of due publication of said notice.

And the Board having examined said application and notice and proof of publication, and being sufficiently advised in the premises, finds for the said applicants that they are entitled to licenses as prayed for in said application.

It is therefore ordered and adjudged by the Board that a wholesale license be granted to said applicant as in said application described, for the term of one year from the 6th day of July, 1914.
Order of the Board of Commissioners Granting A Transfer of Location.

Comes now Gus Gahr, Henry Mental, Morris Mack, and John H. Thomas, and present to the board their applications for leave to move their places of business for the sale of intoxicating liquors at retail as described in their applications, together with copies of the notices of said applications by them published and the proof of due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to permission to move their places of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicants as in said applications prayed for.

Order of the Board of Commissioners Granting Permission to sell and transfer a Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail to the persons whose names are set opposite, together with the location of the premises, and date of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Joe M. Hartlein</td>
<td>Harry Lawrence</td>
<td>410 W. Maryland St.</td>
<td>Feb. 10-1915</td>
</tr>
<tr>
<td>Wm. D. Sanders</td>
<td>Wm. E. McKinley</td>
<td>701 Main St.</td>
<td>July 31-1914</td>
</tr>
<tr>
<td>Emerson &amp; Salado</td>
<td>Robert Schanzer</td>
<td>2110 First Ave.</td>
<td>June 13-1915</td>
</tr>
<tr>
<td>Jos. Bruce</td>
<td>Clem M. Brune</td>
<td>28-30 Lower 3rd St.</td>
<td>Aug. 19-1914</td>
</tr>
<tr>
<td>Wm. Sotta</td>
<td>Trettler &amp; Matheny</td>
<td>1301 Division St.</td>
<td>May 9-1915</td>
</tr>
<tr>
<td>Henry Lovejoy</td>
<td>C. B. Anderson</td>
<td>424-93 Sycamore St.</td>
<td>Feb. 6-1915</td>
</tr>
<tr>
<td>Fehn &amp; Zenthofer</td>
<td>Brooks &amp; Wright</td>
<td>330 E. Penn St.</td>
<td>June 12-1915</td>
</tr>
<tr>
<td>Edw Fisher</td>
<td>Hoepner &amp; Wihrman</td>
<td>401 Seal Ave.</td>
<td>Sept. 20-1914</td>
</tr>
<tr>
<td>Wm. Kuhlenhoelter</td>
<td>Earl Uhrig</td>
<td>1422 E. Virginia St.</td>
<td>Oct. 15-1914</td>
</tr>
<tr>
<td>Nathan Tepiliska</td>
<td>Tepiliska &amp; Neiman</td>
<td>320 Upper Water St.</td>
<td>May 5-1915</td>
</tr>
<tr>
<td>Sam Fischer</td>
<td>Richard Knoll</td>
<td>124 Upper Ninth St.</td>
<td>Sept. 1-1914</td>
</tr>
<tr>
<td>F. W. Gentry</td>
<td>Wm. Boner</td>
<td>1 Upper 8th St.</td>
<td>Sept. 17-1914</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the board that the said first named applicants owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.
On Motion the Board adjourned to meet, Thursday, July 9, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]

COMMISSIONERS.

[Handwritten note]
ASSIGNMENT:

For Value Received, I hereby assign to Logan H. Stewart the within Tax Sale Certificate No. 66.

E. L. Craig

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

This day appeared before me the undersigned E. L. Craig and acknowledged the execution of the foregoing assignment.

WITNESS my hand and seal this 7th day of July 1914.

F. M. Johnson

My Commission expires Dec. 6th 1914.

(SEAL)

Notary Public.

TAX TITLE DEED:

WHEREAS, Logan H. Stewart assignee did on the 6th day of July, 1914, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 13th day of February, 1911, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that E. L. Craig did, on the 13th day of February 1911, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Thirteen---Dollars and Forty-eight ----Cents, being the amount due on the following tracts or lots of land delinquent in the name of James R. Wallace for the non-payment of taxes, costs and charges for the years 1909 and previous years namely:

Lot (II) Block (3) Uhlhorn Addition.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said Logan H. Stewart is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said James R. Wallace nor any person in his behalf having paid or tendered the amount due the said Logan H. Stewart on account of the aforesaid purchase, and for the taxes by him since paid; and the said Logan H. Stewart having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified;

and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1909 and previous years
THEREFORE, THIS INDENTURE, Made this 8th day of July, 1914, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said Logan H. Stewart of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot (11) Block (3) Uhlhorn Addition

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard

Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

(SEAL)

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereto set my hand and seal this 8th day of July, 1914.

(SEAL)

Mabel Zumstein
Notary Public.

My Commission Expires
Feb. 5, 1917
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A
Renewal of Liquor License.

Comes now Lawrence J. Litty, H. C. Judith Sr., and Peter Zirkelbach and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 9th day of July 1914, to Lawrence J. Litty, and for the term of one year from the 10th day of July, 1914, to H. C. Judith Sr., and for the term of one year from the 12th day of July, 1914, to Peter Zirkelbach.

Clerks for Board of Review.

It is hereby ordered that the clerical assistants employed by the County Board of Review, are hereby authorized to serve in such capacity as the Board of Review may direct, and that they be allowed the sum of three ($3.00) dollars per day for such services during the session of said Board.

In the Matter of the State Board of Tax Commissioners.

It is now here ordered by the Board of Commissioners of Vanderburgh County, that Paul DeKress County Assessor and Charles P. Beard, Auditor be and they are hereby appointed to represent the County and the Board of Review before the State Board of Tax Commissioners at Indianapolis, in July at hearing upon the equalization of assessments of said County and at any other hearing which may be had on appeals from action of the County Board of Review.

On Motion the Board adjourned to meet, Friday, July 10, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]
Friday, July 10, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Contracts for Painting Interior & Exterior of Co Infirmary.

This being the day set for opening bids for the painting of the interior & exterior of the County Infirmary of Vanderburgh County. Comes now the various persons and firms and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name of Bidder</th>
<th>Exterior</th>
<th>Interior</th>
</tr>
</thead>
<tbody>
<tr>
<td>M. J. Hoffman Const. Co.</td>
<td>$234.00</td>
<td>$531.00</td>
</tr>
<tr>
<td>Wyttenbach Painting Co.</td>
<td>399.00</td>
<td>769.00</td>
</tr>
<tr>
<td>Schaefer Bros.</td>
<td>549.00</td>
<td>574.00</td>
</tr>
<tr>
<td>Wm. Kasper &amp; Son</td>
<td>435.00</td>
<td>492.00</td>
</tr>
<tr>
<td>Julius Muensterman</td>
<td>496.00</td>
<td>426.00</td>
</tr>
<tr>
<td>Harry E Woods</td>
<td>375.00</td>
<td>354.00</td>
</tr>
<tr>
<td>Chas. E Woods</td>
<td>347.00</td>
<td>674.00</td>
</tr>
<tr>
<td>W H Meyer</td>
<td>790.00</td>
<td>600.00</td>
</tr>
<tr>
<td>Chas Daniel</td>
<td>625.00</td>
<td>1125.00</td>
</tr>
<tr>
<td>West Bros.</td>
<td>675.00</td>
<td></td>
</tr>
</tbody>
</table>

And the Board having examined the various bids and being fully advised in the premises on motion do here award the contracts as follows:

Exterior Painting
- M. J. Hoffman Const Co. for the sum of $234.00
- Julius Muensterman for the sum of $496.00

Contracts for Fire Escapes for Co. Infirmary.

This being the day set for opening bids for Fire Escapes at the County Infirmary of Vanderburgh County. Comes now the various firms and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name of Bidder</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Lindensmidt Company</td>
<td>$1150.00</td>
</tr>
<tr>
<td>International Steel &amp; Iron Const Co.</td>
<td>$1299.00</td>
</tr>
</tbody>
</table>

And the board having examined the various bids and being fully advised in the premises on motion do here award the contracts as follows:

The Lindensmidt Company for the sum of $1150.00.

On Motion the Board adjourned to meet, Monday, July 13, 1914, at 10 o'clock A.M.
Monday, Julu 13, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners
Granting A Renewal of Liquor License.

Comes now Barthold Neuber and J. W. McQuady and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notice of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 13th day of July 1914, to Barthold Neuber, and for the term of one year from the 14th day of July, 1914, to J. W. McQuady.

Administrator appointment of Agent.

Comes now Ellen Mathis, Administratrix of the estate of Gus Mathis, deceased, and presents to the board her application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Gus Mathis, deceased, by Chas Mathis as agent for said administratrix.

And the board having examined said application and being sufficiently advised in the premises finds for the said applicant and that she is entitled to continue the sale of intoxicating liquors under said license by Chas Mathis as her agent.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said Ellen Mathis as such administratrix to continue the sale of intoxicating liquors under said license by Chas Mathis as her agent.

On motion the Board adjourned to meet, Thursday, July 16, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]
Board of Commissioners, Vanderburgh County, Indiana, July 16, 1914.

Thursday, July 16, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now John Andrea and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 19th day of July, 1914.

On motion the Board adjourned to meet, Monday, 20, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.

Monday, July 20, 1914.

The Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich, Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Appointment to Scholarship Purdue University.

Comes now A. J. Walz, Francis J. Fridy, Owen Taylor and Wm. L. Manning by petition and asks to be appointed as students to Purdue University from Vanderburgh County and the Board after a careful examination finds that said applicants are residents of Vanderburgh County and on motion it is ordered by the Board that A. J. Walz and Francis J. Fridy be appointed as Students to Purdue University for the School year 1914.

On Motion the Board adjourned to meet, Thursday, July 23, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
WHEREAS, W. E. Stilwell did on the 21st day of July, 1914, produce to the undersigned Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana his several certificates of purchase, in writing, all bearing date the 12th day of February, 1912, signed by Charles P. Beard, who at the last mentioned date was the Auditor of said County, from which certificates it appears that W. E. Stilwell did, on the 12th day of February, 1912, purchase at Public Auction, at the door of the Court House in said County, the tracts, parcels and lots of land legally liable for the taxes due on the tracts or lots of land returned delinquent for the non-payment of taxes, costs and charges for the years 1911 and previous years in the names and amounts, following to-wit:-

<table>
<thead>
<tr>
<th>Name</th>
<th>Description of Real Estate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fannie E. Gipson</td>
<td>Twenty-five (25) feet of the middle part of Lot Forty-two (42) and twenty-five (25) feet of the rear part of Lot Forty-two (42), all in Ewings Addition.</td>
<td>$61.86</td>
</tr>
<tr>
<td>J. M. Masterson</td>
<td>Twenty-five (25) feet of the middle part of Lot Forty-two (42) in Ewings Addition.</td>
<td>$16.43</td>
</tr>
<tr>
<td>Unknown Owners</td>
<td>Lot Eleven (11) in Sieffert's Sub Lots Forty-Four (44) and Forty-Five (45) in Ewings Addition.</td>
<td>$3.35</td>
</tr>
<tr>
<td>Unknown Owners</td>
<td>The rear fifty (50) feet of Lot Forty-two (42) in Sieffert's Subdivision of Ewings Addition.</td>
<td>$21.12</td>
</tr>
</tbody>
</table>

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said W. E. Stilwell is now the legal owner of said certificates of purchase and the time fixed by law for redeeming the lands therein described having now expired, and that none of the persons herein named nor any person in their behalf having paid or tendered the amount due the said W. E. Stilwell on account of the aforesaid purchase or any of them, and for the taxes by him since paid; and the said W. E. Stilwell having demanded a deed for the tracts of land mentioned in said certificates, and which was the least quantity of the tracts above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1911 and previous years.

Therefore, THIS INDENTURE, Made this 21st day of July, 1914, between THE STATE OF INDIANA, by Charles P. Beard, Auditor of said County, of the first part, and the said W. E. Stilwell of the second part WITNESSETH, That the said party of the first part, for and
in consideration of the premises, has granted, bargained and sold unto the said party of
the second part his heirs and assigns forever, the tracts or parcels of land mentioned in
said certificates situate in the County of Vanderburgh and State of Indiana, and described
as follows, namely:

Twenty-five (25) feet of the middle part of Lot Forty-two (42) and twenty-five (25) feet of the rear part of Lot Forty-two (42) all in Ewings Addition.

Twenty-five (25) feet of the middle part of Lot Forty-two (42) in Ewings Addition.

Lot Eleven (11) in Sieffert's Sub Lots Forty-four (44) and Forty-five (45) in Ewings Addition.

The rear fifty (50) feet of Lot Forty-two (42) in Sieffert's Subdivision of Ewings Addition.

TO HAVE AND TO HOLD the said last mentioned tracts or parcels of land, with the appurten-
ances thereto belonging, to the said party of the second part, his heirs and assigns
forever, in as full and ample a manner as the said Auditor of said County is empowered
by law to sell the same.

IN TESTIMONY WHEREOF, the said Charles P. Beard
Auditor of the said County of Vanderburgh has
hereunto set his hand and affixed the seal of
the Board of County Commissioners, the day and
year last above written.

(SEAL) Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day
personally came the above named Charles P. Beard, Auditor of said County, and acknowledged
that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this
21st day of July, 1914.

Mabel Zumstein
Notary Public.

My Commission Expires
Feb. 5, 1917
(SEAL)
Thursday, July 23, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Anson Huggins, and Wm. Waples and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 24th day of July, 1914, to Anson Huggins, and for the term of one from the 25th day of July, 1914, to Wm. Waples.

On Motion the Board adjourned to meet, Monday, July 27, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.


The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now George Hummel and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application together with a copy of the notice of said application by him published and the proof of due publication of said notice.

And the board, having examined said application, notice and proofs of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.
It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 28th day of July, 1914.

On Motion the Board adjourned to meet, Thursday, July 30, 1914, at 10 o'clock A.M.

COMMISSIONERS.

Thursday, July 30, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. E. McKinley, Geo. Reed, Geo. C. Schnarr, Christ Droll, De Witt Stinson and Lawrance & Wilder and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 31st day of July, 1914, to Wm. E. McKinley, and for the term of one year each from the 1st day of August, 1914, to Geo. Reed, Geo. C. Schnarr, Christ Droll, De Witt Stinson, and Lawrance & Wilder.

On Motion the Board adjourned Sine Die.

COMMISSIONERS.
Monday, August 3, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present John W. Winberg, Henry Heifrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now John T. Kight, Henry Bender, Chester Perry, Wm. Oehlman, L.S. McIntosh, Phil P. Puder, John Merkel, Geo. D. Watson, Theo Sowders, Pearl Mayes, Fred C. Ohning, Frank McDonald, Frank X. Ballis, and Adolph Stallman, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 3rd day of August, 1914, to John T. Kight, Henry Bender, Chester Perry, Wm. Oehlman, L.S. McIntosh, Phil P. Puder, John Merkel, Geo. D. Watson, and Theo. Sowders, and for the term of one year each from the 4th day of August, 1914, to Pearl Mayes, Fred C. Ohning, Frank McDonald, Frank X. Ballis; and Adolph Stallman for the term of one year from the 5th day of August, 1914.

Order of the Board of Commissioners Granting Permission to sell and Transfer a Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>C. B. Anderson</td>
<td>Nathan Hulsey</td>
<td>428-430 Sycamore</td>
<td>Feb. 6-1915</td>
</tr>
<tr>
<td>P. C. Hampton</td>
<td>J. H. Pile</td>
<td>301 2nd Ave.</td>
<td>Oct. 2-1914</td>
</tr>
<tr>
<td>John Schenk</td>
<td>Adam Schenk</td>
<td>1121 W. Franklin</td>
<td>July 6-1915</td>
</tr>
<tr>
<td>A. N. Phillips</td>
<td>George Reed</td>
<td>400 Up. 5th St.</td>
<td>July 10-1915</td>
</tr>
<tr>
<td>Frank Neff</td>
<td>Wildeman &amp; Deif</td>
<td>Armstrong</td>
<td>Oct. 12-1914</td>
</tr>
<tr>
<td>N. P. Short</td>
<td>Henry Lovejoy</td>
<td>1620 Main St.</td>
<td>Nov. 14-1914</td>
</tr>
<tr>
<td>M. J. Keplinger</td>
<td>Henry Imbusch</td>
<td>318 Up Third St.</td>
<td>Oct. 1-1914</td>
</tr>
<tr>
<td>T. F. Patterson</td>
<td>Kessel Brothers</td>
<td>1815 Fulton Ave.</td>
<td>Nov. 12-1914</td>
</tr>
<tr>
<td>Chas. H. Koffitz</td>
<td>Crafton Ackerman</td>
<td>201 E. Penn St.</td>
<td>Oct. 5-1914</td>
</tr>
<tr>
<td>Planters Hotel Co.</td>
<td>Frank McDonald</td>
<td>208-212 212 Up. 4th St.</td>
<td>Aug. 4-1914</td>
</tr>
<tr>
<td>Sol Cohen</td>
<td>A. D. Riggs</td>
<td>400 Up. 4th St.</td>
<td>Geo. 17 1914</td>
</tr>
<tr>
<td>L. J. Litty</td>
<td>William Whl</td>
<td>1101 Fulton Ave.</td>
<td>July 9 1915</td>
</tr>
</tbody>
</table>
And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Transfer for License and Location.

Comes now George Reed and presents to the board his application for permission to sell and transfer to W. O. Sanders the license to sell intoxicating liquors at retail heretofore granted to him; and comes also W. O. Sanders and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said George Reed and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said George Reed is entitled to sell and transfer his said license to said W. O. Sanders is entitled to purchase and have transferred to him the license of said George Reed, and that said George Reed is entitled to move his place of business all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said George Reed be and he is hereby granted permission to sell and transfer his said license to said W. O. Sanders, and that said W. O. Sanders be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said George Reed, and that said W. O. Sanders be and he is hereby granted the further permission to move his place of business as in said applications prayed for.

Transfer for License and Location.

Comes now Geo. Hanekamp and presents to the Board his application for permission to sell and transfer to Felix J. Seiffert the license to sell intoxicating liquors at retail heretofore granted to him; and comes also Felix J. Seiffert and presents to the Board his application for permission to purchase and have transferred to him the said license heretofore granted to said George Hanekamp and for permission to move his place of business to the premises described in his application, together with a copy of the notice
of said application by him published and the proof of the due publication of said notice.

And the board, having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said George Hanekamp is entitled to sell and transfer his said license to said Felix J. Seiffert and that said Felix J. Seiffert is entitled to purchase and have transferred to him the license of said George Hanekamp, and that said Felix J. Seiffert is entitled to move his place of business all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said George Hanekamp be and he is hereby granted permission to sell and transfer his said license to said Felix J. Seiffert, and that said Felix J. Seiffert be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said George Hanekamp, and that said Felix J. Seiffert be and he is hereby granted the further permission to move his place of business as in said applications prayed for.

Appointment of Inspectors of Registration.

On motion by Mr. Hartig it was ordered by the Board that the following named persons be and they are now here appointed as Inspectors of Registration under the provisions of the Indiana Registration Law being the act of March 11, 1913.

REGISTRATION INSPECTORS

Precinct.

1 J. E. Williamson 15 Fred Rehrman
16 Weigand Kneer
2 J R Ferguson 16 Weigand Kneer
17 Wm Elmendorf
3 Wm Meyer 18 A J Veneman
4 John W Boink 19 Benj Bussing
5 Dr. J H Kerth 20 John Hillenbrand
6 Jas R Goodwin 21 Louis Gehlman
7 Henry Paul Sr. 22 Edw Senft
8 Louis Ernst 23 Michael Sweeney
9 Peter Hammerstein 10 Harry Tepe 24 T D Mundy
11 Andrew J. Sartore 25 Jos V Walls
12 Herman Miller 26 George Herman
13 Hiram Currey 27 Dr. E C Taylor
14 John P Taylor 28 Edw Jochim
15 Fred Rehrman
29 Emil Neidnagle

UNION TOWNSHIP

GERMAN R. L. Harwood
SCOTT Henry Roeder Sr.
ARMSTRONG Henry Koelling
Leroy Pruitt
Contract for Extra Painting Co. Infirmary

On motion contract for extra painting at County Infirmary was awarded to M. J. Hoffman Construction Company as follows:

- Window Screens 15¢ each
- Door 60¢
- Woodwork & Roofing of Bakery $15.00

On motion the Board adjourned to meet, Thursday, August 6, 1914, at 10 o'clock A.M.
Thursday, August 6, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now John Harrigan, Philip Bickel, and Geo. Selzer Sr., and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notice of said application by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 6th day of August, 1914, to John Harrigan, and for the term of one year from the 7th day of August, 1914, to Philip Bickel, and for the term of one year from the 8th day of August, 1914, to Geo. Selzer Sr.

Wholesalers Application for New License.

Comes now J. Tugcentrich, and P. R. Lancaster wholesalers of intoxicating liquor, and present their applications for Wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesalers, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in their applications, together with copies of notice of said applications by them published and proof of due publication of said notices.

And the Board having examined said applications and notices and proofs of publications, and being sufficiently advised in the premises, finds for the said applicants that they are entitled to licenses as prayed for in said applications.

It is therefore ordered and adjudged by the board that a wholesale license be granted to said applicant as in said application described for the term of one year each from the 7th day of August, 1914.

Petition filed for Refund of Taxes.

Comes now the Anchor Supply Company and file petition for refund of taxes.

On motion the Board adjourned to meet, Monday, August 10, 1914, at 10 o'clock A.M.

COMMISSIONERS.
Monday, August 10, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Books for County Com'r's.

On motion the Auditor was instructed to secure a set of Burns Indiana Statutes revision of 1914 for use in the County Commissioners Office.

On motion the Board adjourned to meet, Thursday, August 13, 1914, at 10 o'clock A.M.

Thursday, August 13, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Chas. Mathis, Agt., Wm. Kuhlemboelter, Frank Jansen, Joe Moskowitz, Edward Morris, and Harold McIntosh, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 14th day of August 1914, to Chas. Mathis Agt., Wm. Kuhlemboelter, each, and Frank Jansen, and for the term of one year from the 15th day of August 1914, to Joe Moskowitz, and Edward Morris, and for the term of one year from the 16th day of August 1914, to Harold McIntosh. On motion the Board adjourned to meet, Monday, Aug. 17, 1914, at 10.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. H. Engel, R. B. O'Bryan and Clem H. Brune, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 17th day of August, 1914, to Wm. H. Engel, and R. B. O'Bryan, and for the term of one year from the 19th day of August, 1914, to Clem H. Brune.

Estimate of Supplies For County Infirmary.

John Grefe, Superintendent of the County Infirmary presented estimate for supplies needed by him for said institution for the quarter ending November 30-1914, and after inspection of same the Auditor was on motion ordered to advertise for bids for same to be opened August 27, 1914, at 10:00 A. M.

On Motion the Board adjourned to meet, Friday, August 21, 1914, at 10 o'clock A.M.

John W. Wimberg
Henry Helfrich Jr.
Henry W. Hartig

COMMISSIONERS.
Friday, August 21, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig members composing said Board.

The Minutes were read and approved.


On motion it was ordered by the Board that the following is a list of Registration places in the respective precincts of Vanderburgh County, Indiana, as fixed by the Board of Commissioners of said County, for the purpose of Registration of Voters, for the September and October sessions of the Board of Registration; under the provision of the Indiana Registration law, Act of March 11, 1913.

VOTING PLACES FOR REGISTRATION SEPT. & OCT. 1914.

Preincts.

1 117 Jefferson Ave. 15 24 E. Florida St.
2 911 S. Garvin St. 16 234 E. Maryland St.
3 325 Line St. 17 921 Third Ave.
4 126 Powell Ave. 18 703 Oakley St.
5 130 Locust St. 19 1010 E. Ill. St.
6 606 Up. 5th St. 20 1122 E. Michigan St.
7 507 Up. 7th St. 21 1109 E. Missouri St.
8 1005 Vine St. 22 1213 E. Missouri St.
9 1 Up. 4th St. Rear 23 1703 E. Virginia St.
10 101 E. Penn. St. 24 1540 Walnut St.
11 224 W. Franklin St. 25 108 Olive St.
12 1354 W. Penn St. 26 928 Walnut St.
13 1025 W. Michigan St. 27 804 Up. 10th St.
14 309 Magnolia Ave. 28 118 Bland Ave.
29 204 Line St.

Knight Township
1 Harlan School House 1 Stahls---Strightown
2 Terry School House

Perry Township
1 1015 St. Joseph Ave.
2 Wannemullers Bunker Hill
3 Engine House Howell

Armstrong Township
School House #6

Union Township
Barker School House

German Township
School House #6

Scott Township
School House #10

On Motion the Board adjourned to meet, Monday, August 24, 1914, at 10 o’clock A.M.
Monday, August 24, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Lloyd Buttermore and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 24th day of August, 1914.

On motion the Board adjourned to meet, Thursday, August 27, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.

Thursday, August 27, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Fred L. Jourdan, Emil E. Geiss, and Jos. Steckler, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.
It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 28th day of August, 1914, to Fred L. Jourdan and Emil E. Getts, and for the term of one year from the 30th day of August, 1914, to Jos. Steckler.

Bids opened for Supplies for County Infirmary.

This being the time set for opening bids for supplies for the County Infirmary for the ensuing quarter. Comes now various parties and firms and submit their bids and the board, after carefully examining the same, awarded the contracts as follows:

Vickery Brothers . . . . . . . Groceries
J. Bertelsen & Son . . . . . . Meat
J. H. Schultz Co. . . . . . . . Shoes
Fowler-Dick & Walker . . . . . Dry Goods
Joseph Clothing Co. . . . . . Clothing

On motion the Board adjourned to meet, Monday, August 31, 1914, at 10 o’clock A.M.

Monday, August 31, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Richard Knoll, Chas. Rettinger, Ben. Muensterman, Jack N. Eads, and Frank Mathews and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 1st day of September, 1914, to Richard Knoll, Chas. Rettinger, Ben. Muensterman, Jack N. Eads, and Frank Mathews, for the term of one year from the 2nd day of September, 1914.
Monday, August 24, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Lloyd Buttermore and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 24th day of August, 1914.

On motion the Board adjourned to meet, Thursday, August 27, 1914, at 10 o'clock A.M.

COMMISSIONERS.

Thursday, August 27, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Fred L. Jourdan, Emil E. Geiss, and Jos. Steckler, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.
It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 26th day of August, 1914, to Fred L. Jourdan and Emil E. Geiss, and for the term of one year from the 30th day of August, 1914, to Jos. Steckler.

Bids opened for Supplies for County Infirmary.

This being the time set for opening bids for supplies for the County Infirmary for the ensuing quarter. Comes now various parties and firms and submit their bids and the board, after carefully examining the same, awarded the contracts as follows:

- Vickery Brothers . . . . . . . Groceries
- J. Bertelsen & Son . . . . . . . Meat
- J. H. Schultz Co. . . . . . . . Shoes
- Fowler-Dick & Walker . . . . . . Dry Goods
- Joseph Clothing Co. . . . . . . Clothing

On motion the Board adjourned to meet, Monday, August 31, 1914, at 10 o'clock A.M.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the board of Commissioners Granting A Renewal of Liquor License.

Comes now Richard Knoll, Chas. Rettinger, Ben. Muensterman, Jack N. Eads, and Frank Mathews and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 1st day of September, 1914, to Richard Knoll, Chas. Rettinger, Ben. Muensterman, Jack N. Eads, and Frank Mathews, for the term of one year from the 2nd day of September, 1914.
Wholesalers Application
for New License.

Comes now Otto Durre & Company wholesalers of intoxicating liquor, and present
their application for a Wholesaler's license to sell and deliver intoxicating liquors to
families, consumers, and customers, as an incident to the business of such wholesalers, in
quantities not less than one (1) gallon at a time, for one year, upon the premises described in
their applications, together with a copy of notice of said applications by them published and
proof of due publications of said notices.

And the Board having examined said applications and notices and proofs of
publications, and being sufficiently advised in the premises, finds for the said applicant
that they are entitled to license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a wholesale license be
granted to said applicant as in said application described, for the term of one year from the
1st day of September, 1914.

Report of the
Superintendent
of the County Infirmary

Comes now John Grefe, Superintendent of the County Infirmary and submits his report
as Superintendent for the quarter ending August 31-1914, which report is in substance as
follows, to-wit:-

<table>
<thead>
<tr>
<th>In home beginning of quarter</th>
<th>77</th>
</tr>
</thead>
<tbody>
<tr>
<td>Admitted since</td>
<td>27</td>
</tr>
<tr>
<td>Discharged</td>
<td>19</td>
</tr>
<tr>
<td>Died</td>
<td>6</td>
</tr>
<tr>
<td>Now Remaining</td>
<td>79</td>
</tr>
<tr>
<td></td>
<td>104</td>
</tr>
</tbody>
</table>

On Motion the Board adjourned to meet, Thursday, Sept. 3, 1914, at 10 o'clock A.M.
Thursday, Sept. 3, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Jacob Endress, John Coudret, and Henry Straker, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 3rd day of September, 1914, to Jacob Endress, and for the term of one year each from the 5th day of September, 1914, to John Coudret, and Henry Straker.

Report of the Secretary of the Evville Orphan Asylum

Comes now Sarah D. Wartman secretary of the Evansville Orphan Asylum and submits her report as such secretary for the quarter ending August 31°1914, which report is in substance as follows:

| In home beginning of quarter | 29 |
| Admitted since | 10 |
| Discharged | 5 |
| Died | 0 |
| Now Remaining | 34 |

On Motion the Board adjourned Sine Die.

[Signatures of Commissioners]
Board of Commissioners, Vanderburgh County, Indiana, September 7, 1914.

Monday, Sept. 7, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Geo. Reising, Herman Freese, Jr., Emil Allesbach, A. J. Haney, W. L. Nett, D. B. Upton, and Geo. Haberer present to the board their applications for renewal of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 7th day of September, 1914, to Geo. Reising, Herman Freese, Jr., Emil Allesbach, A. J. Haney, W. L. Nett, D. B. Upton and Geo. Haberer for the term of one year from the 7th day of September.

Transfer of Location of Liquor License.

Comes now Wm. Morris, Wm. Frick and Chas. T. Klein and present to the board their applications for leave to move their places of business for the sale of intoxicating liquors at retail as described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to permission to move their places of business as prayed for in said applications.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicants as in said applications prayed for.

Order of the Board of Commissioners Granting Permission to sell and transfer a Liquor license.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of premises, and dates of expiration of said licenses.
Name of Licensee | Transferred to | Location | Expiration |
--- | --- | --- | --- |
Henry Lovejoy | J. C. Goody | 1621 Main St. | Nov. 14-1914 |
Gahr & Nett | Fred Hazr. | 2601 Main St. | Feb. 6-1915 |
W. C. Lichtenberg Agt. | WM. C. Lichtenberg | 334 Fulton Ave. | May 8-1914 |
Sethalb Wolf | WM. W. Patterson & WM. Waiteman | 201 John St. | Jan. 11-1915 |
Geo. W. Hunter | WM. Waiteman | 401 sell Ave. | Sept. 30-1914 |
J. E. Pemberton | WM. Waiteman | 1031 W. Ohio St. | Oct. 29-1914 |
Fols & Fols | SUM. Sieber. | Stringtown Road | Sept. 9-1914 |
Jos. Bithner | W. L. Watts | 430 Lord St. | Oct. 4-1914 |
Gus C. Dagen | John A. Millenbrand | Armstrong Twp | May 5-1914 |
J. S. Lawson | John G. Bittner | 132 Island Ave. | Feb. 6-1914 |
Tretter & Wolchay | Earl E. Gentry | 220 up. Water St. | Feb. 1-1914 |
J. S. Lawson | C. C. Clement & | 1301 Division St. | May 5-1915 |
Watt Olinger | | | |

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notices of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the board that said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Application for Transfer of Liquor License.

Comes now Henry Lovejoy and makes application for a transfer of location of Liquor License from 1621 Main Street to 1001 N. Governor Street, and the Board having examined the same and being duly advised in the premises, finds that the applicant is not entitled to said transfer of location of license and on motion it is ordered that the same be not granted.

On motion the Board adjourned to meet, Tuesday, September 6, 1914, at 10 o'clock A.M.
The Board of Commissioners of Vanderburgh County, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said board.

The Minutes were read and approved.

**Tax Levy for Repair of Gravel Roads.**

It is now here ordered by the Board of County Commissioners of Vanderburgh County, State of Indiana, that there shall be in the year 1915 assessed and collected as other taxes are assessed and collected the sum of four and four tenths (4•4) cents upon each one hundred (100) dollars worth of taxable property in Vanderburgh County, which money when so collected, shall be paid into the County Treasury and shall constitute a separate and specific fund known as the "Gravel Road Fund", to be used for the repair of the Free Gravel Roads of said County as provided by law.

**Tax Levy for Payment of Macadam Road Bonds.**

It is nowhere ordered by the Board of Commissioners of Vanderburgh County, State of Indiana, that there shall be in the year 1915, assessed and collected as other taxes are assessed and collected, the following sums upon each one hundred ($100) dollars worth of taxable property of the respective Townships of Vanderburgh County, as follows:

- Pigeon Township Two & Half (2½) cents upon each one hundred (100) dollars Taxable Property
- Scott Township Sixty (60) " " (100) " "
- Armstrong Township Seventy (70) " " (100) " "
- Perry Township Seventy (70) " " (100) " "
- Union Township Twelve (12) " " (100) " "
- Center Township Sixty (60) " " (100) " "
- German Township Sixty (60) " " (100) " "
- Howell in Perry Excess Four (4) " " (100) " "

which money when so collected shall be paid into the County Treasury of said County and shall be kept to the credit of said respective Townships in the amounts such assessments yield, as a separate and specific funds for the purpose of being and the same shall be, applied to the payment, as they mature of the bonds and interest thereon, heretofore issued and sold to pay for the construction in said Townships respectively of such roads as may have been heretofore ordered by this Board as by law provided.

**Tax Levy for Payment of Preliminary Expense Of Gravel Roads.**

It is now here ordered by the Board of County Commissioners of Vanderburgh County, State of Indiana, that there shall be in the year 1915 assessed and collected, the following sums upon each one hundred (100) dollars worth of taxable property of the respective...
Townships of Vanderburgh County as follows:

Center Township Two (2) cents upon each one hundred (100) dollars taxable property.

Knight Township One (1) cent upon each one hundred (100) dollars taxable property.

Scott Township One (1) cent upon each one hundred (100) dollars taxable property.

which money when so collected shall be paid into the County Treasury of said County and shall constitute a separate and specific fund known as the "Gravel Road Preliminary Expense Fund" and shall be applied to the payment of preliminary expenses which have been advanced by said County for the improvement of new or established highways as provided by law.

On Motion the Board adjourned to meet, Thursday, Sept. 10, 1914, at 10 o'Clock A.M.

[Signatures of Commissioners]

Thursday, September 10, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor license.

Comes now Geo. Paul, John H. Thomas and David McDonald and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 10th day of September, 1914, to Geo. Paul, and for the term of one year each from the 12th day of September, 1914, to John H. Thomas, and David McDonald.

On motion the Board adjourned to meet, Monday, September 14, 1914, at 10 o'Clock A.M.

[Signatures of Commissioners]
Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Frank J. Steckler and Ira C. Wiltshire, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications, by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 14th day of September, 1914.

Zipp Bridge in Scott Township.

Plans and specifications for the construction of the Zipp Bridge in Scott Township, were examined and on motion approved by the Board, and on motion the Auditor was ordered to advertise for bids according to law, bids to be opened October 12, 1914, at 10 o'clock A.M.

Plans and Specifications for New Voting Machines.

Plans and specifications for two or more Voting machines were examined and on motion approved by the Board and on motion the Auditor was ordered to advertise for bids according to law, bids to be opened October 12, 1914, at 10 o'clock A.M.

In the Matter of the Application of Henry Lovejoy for the Transfer of Liquor License.

Comes now Henry Lovejoy by Edward A. Lorch, his attorney and files his verified petition in the words and figures following:

STATE OF INDIANA, )
COUNTY OF VANDERBURGH ) SS:

IN THE COMMISSIONERS COURT, SEPTEMBER TERM 1914.
IN THE MATTER OF THE
PETITION OF JOSEPH C.
GOODY FOR TRANSFER OF
LICENSE FROM HENRY LOVEJOY.

PETITION TO SET ASIDE TRANSFER OF LICENSE.

Comes now Henry Lovejoy, and being duly sworn upon his oath says that he is
the owner of a license to sell intoxicating liquor at retail on the following describ-
ed premises in the city of Evansville, Vanderburgh County, Indiana, to-wit-

#1621 Main Street, in Two (2)
Story brick building in the front
room on the ground floor, located
on lot Number One (1), in Block Nine
(g) Heidelbach and Elsas Enlargement
City of Evansville, Indiana.

That in the month of January, 1913, deponent was engaged in conducting a
retail liquor business at #426 Sycamore Street, Evansville, Indiana, and that he was
the owner of a license to sell liquor in said premises on said date. That such
license held by the deponent at that time expired on the 7th day of February, 1914,
That in January, 1914, Henry Dickman, Jr., who was at the time, and now is license
officer of the city of Evansville, Indiana, offered and proposed deponent to fix up
his renewal papers for the renewal license held by deponent, and deponent accepted
such services and at the request of said Dickman signed two papers, one an applica-
tion for a renewal of a license, and the other as deponent has since discovered an
application for the transfer of such liquor license. Deponent did not know how to
make out renewal papers under the liquor law passed in 1911, and relied upon said
Dickman in having such papers properly prepared. That said deponent delivered said
papers signed by him to said Dickman, that the papers signed by deponent and
delivered to said Dickman were printed forms and had no writing of any kind
whatever in them at the time such papers were delivered to said Dickman. That deponent authorized said Dickman, to fill out such papers so as to make the same
proper for the renewal of a license and did not give any other authority to said
Dickman. That on the 10th, day of August, 1914, deponent filed an application
with your Honorable Board for the transfer of a license held by him to sell
intoxicating liquor at #1621 Main Street, to 1001 North Governor Street. That on
the 25th, day of August, 1914, one Joseph C. Goody, filed with the Auditor of
Vanderburgh County, an application for the transfer of the license held by deponent
at #1621 Main Street, to said Joseph C. Goody, and filed along with said application
the paper signed by deponent at the request of said Dickman, which said paper had been
fraudulently and wrongfully altered and enlarged by the insertion by the following
words and figures to-wit:-

"#1621 Main Street, in a Two (2) Story
Brick Building, front room, ground floor,
on Lot #1, Block #9, Heidelbach & Elsas
Enlargement, City of Evansville, Pigeon
Township, Vanderburgh County, Indiana,"
and also the words and figures "Jos.
C. Goody," "retail liquor," "August 1914".

That deponent is not acquainted with Joseph C. Goody, and has never had any
dealings or conversations with Joseph C. Goody, or any one representing him in regards
to the transfer of said license, and that deponent has never transferred or attempted to transfer to said Joseph C. Goody any license, and that deponent has never made or executed to Joseph C. Goody or to any person on behalf of said Joseph C. Goody any application or request for a transfer of a license. That said Joseph C. Goody, fraudulently and wrongfully filed such application for the purpose of cheating and defrauding this deponent. That your Honorable Board of Commissioners on the 7th, day of September 1914, on the strength of said fraudulent petition of said Joseph C. Goody and on the strength of said altered application for transfer presented to Joseph C. Goody, granted to Joseph C. Goody, the transfer of the license held by deponent. That said deponent did not at the time said blank application for transfer was signed by him own any license on the premises described in the petition presented by said Joseph C. Goody. That the said Joseph C. Goody has perpetrated great fraud upon your Honorable Board, and this deponent by his fraudulent and wrongful action in filing said petition for transfer before this Board. That by reason of such wrongful and fraudulent conduct of said Joseph C. Goody, said transfer granted by your Honorable Board on the 7th, day of September, should be set aside.

WHEREFORE deponent prays your Honorable Board that the transfer of the license from Henry Lovejoy, to Joseph C. Goody, granted by your Honorable Board on September 7th, 1914, be set aside and all other proper relief.

Henry Lovejoy

Subscribed and sworn to before me this 9th, day of September, 1914.

Edward A. Lorch (SEAL)
Notary Public.

My Commission expires
Nov. 7th, 1917.

and the board having examined said petition and being duly advised in the premises now overrules said petition, to which ruling of the board the petitioner excepts.

On motion the Board adjourned to meet, Thursday, Sept. 17, 1914, at 10 o'clock A.M.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. J. Mace, Will Boner, Nathan Wolf and Chas. Ruhl, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notice of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year, each from the 17th day of September, 1914, to Wm. J. Mace, and Will Boner, and for the term of one year each from the 18th day of September, 1914, to Nathan Wolf and Chas. Ruhl.

On motion the board adjourned to meet, Monday, September 21, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]
Monday, September 21, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry elfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Adam Slankenberger and Dave Wolf and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicants as in said applications described for each the term of one year from the 23rd day of September, 1914.

Change of Precinct.
Pigeon Twp.

On motion the registration place for the 8th precinct Pigeon Township was changed to 109 Up. Tenth Street.

On motion the Board adjourned to meet, Tuesday, September 22, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]
Tuesday, September 22, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant
to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig,
members composing said Board.

The Minutes were read and approved.

In the Matter of the
Construction of Two Bridges
across Blue Grass Drain where
the public highway forms the
boundary line between Warrick
and Vanderburgh Counties, Indiana.

The Boards of Commissioners of the Counties of Warrick and Vanderburgh, met
jointly this day pursuant to call, members present Peter Unfried, W. M. Goad and S. A. Day,
of Warrick County and John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, of
Vanderburgh County and C. P. Beard, Auditor Vanderburgh County.

On motion of Peter Unfried, John W. Wimberg was chosen President and C. P. Beard
Secretary.

This being the day set for inspecting the Korb and Murdock Joint Bridges across
Blue Grass Drain, on the boundary line between Warrick and Vanderburgh Counties, heretofore
ordered constructed the Boards in Joint Session after careful consideration and after being
duly advised in the premises, it was on motion ordered and adjudged that the said Joint
bridges be and they are hereby accepted and approved, and it is further ordered that
the Auditors of the respective Counties draw warrants for the amounts due for each bridge
namely $1,664.00 from Vanderburgh County, and $416.00 from Warrick County in favor of
George Soller Contractor, said amounts being in the proportion heretofore determined.

On motion it was ordered that George Soller the contractor be awarded a
contract to construct an iron guard rail at each approach on both sides of both of the
above bridges, for which it is agreed that the sum of $90.00 be allowed, in addition to
the contract price of said bridges, to be paid by each county in the same proportion as
the said bridges were paid for, upon the completion and acceptance of the same.

On motion the Boards adjourned.

[Signatures]

BOARD OF
COMMISSIONERS OF
WARRICK
COUNTY,
INDIANA.

[Signatures]

BOARD OF
COMMISSIONERS OF
VANDERBURGH
COUNTY,
INDIANA.
Thursday, September 24, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Winberg, Henry Helerich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Ziegler Brothers and present to the board their application for a renewal of license to sell intoxicating liquors at retail upon the premises described in their application, together with a copy of the notice of said application by them published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicants as in said application described for the term of one year from the 27th day of September, 1914.

Order for County Plat Books.

It appearing to the Board of Commissioners that the County plat books for the County Assessor and Auditor's office are in a dilapidated condition because of the wear and tear incident to their use for a period of almost thirty years in consequence of which a new set is desirable and much needed.

Therefore on motion it is hereby ordered by the board that the County Auditor be and he is hereby authorized and empowered to employ a competent person to prepare new plat books for the County Assessors' and Auditors' office at a compensation not to exceed three dollars per day for actual time employed, it being deemed by the board of indispensable public necessity that said work be done and said allowance for compensation made.

On motion the board adjourned to meet, Monday, September 28, 1914, at 10 o'clock A.M.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich, Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Chas. N. Humphreys and Wm. Hoepner and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 28th day of September, 1914, to Chas. N. Humphreys, and for the term of one year from the 30th day of September, 1914, to Wm. Hoepner.

On motion the Board adjourned to meet Thursday, Oct. 1st, 1914, at 10 o'clock A.M.

COMMISSIONERS.

Thursday, October 1, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Jos. A. Schenk, Henry Imbison, Geo. Eckstein, Jos. Peters, J. M. Pike, and John A. Millenbrand, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the said application by them published and the proof of the due publication of said notices.
And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the each term of one year from the 1st day of October, 1914, to Jos. A. Schenk, Henry Imbusch, Geo. Eckstein and Geo. Peters, and for the term of one year from the 2nd day of October, 1914, to J. W. Pike, and for the term of one year from the 4th day of October, 1914, to John A. Hillenbrand.

Wholesalers application for New License.

Comes now H. W. Thomas, M. J. Reising & Co., and S. Kahn & Sons wholesalers of intoxicating liquor and present their applications for a Wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesalers, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in their applications, together with copies of the notices of said applications by them published and proof of due publication of said notices.

And the Board having examined said applications and notices and proofs of publications, and being sufficiently advised in the premises, finds for the said applicants that they are entitled to licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that a wholesale license be granted to said applicants as in said applications described, for the term of one year from the 2nd day of October, 1914.

Appointment of Elevator Operator, Court House.

On motion Jas. L. Taylor was appointed as Elevator operator in place of James Martin removed.

Inspectors for General Election.

On motion it is ordered by the Board that the following persons be and they are hereby named to serve as inspector, in their respective precincts and Townships at the general election to be held on the third day of November, 1914.

Pigeon Township

<table>
<thead>
<tr>
<th>Precinct</th>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Albert J Schulz</td>
<td>Fred J Reherrman</td>
</tr>
<tr>
<td>2</td>
<td>Mr Atkins</td>
<td>Wiegand Knerr</td>
</tr>
<tr>
<td>3</td>
<td>Adolph B Schmkt</td>
<td>Mr Elmendorf</td>
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<tr>
<td>4</td>
<td>Howard Roose</td>
<td>Emil Rahm</td>
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<tr>
<td>5</td>
<td>Dr J H Kerth</td>
<td>August J Holman</td>
</tr>
<tr>
<td>6</td>
<td>John G Drexler</td>
<td>John O Hillenbrand</td>
</tr>
<tr>
<td>7</td>
<td>Henry Paul Sr.</td>
<td>Louis Gehman</td>
</tr>
<tr>
<td>8</td>
<td>Henry Goede</td>
<td>Edward Senff</td>
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<tr>
<td>9</td>
<td>Peter Hammerstein</td>
<td>Michael Sweeney</td>
</tr>
<tr>
<td>10</td>
<td>Harry Tapi</td>
<td>Frank Lintwine</td>
</tr>
<tr>
<td>11</td>
<td>Andrew J Sartore</td>
<td>Jos V Wals</td>
</tr>
<tr>
<td>12</td>
<td>Dr Thos Water</td>
<td>Henry B Spitz</td>
</tr>
<tr>
<td>13</td>
<td>Hiram Hurrey</td>
<td>Dr E C Taylor</td>
</tr>
<tr>
<td>14</td>
<td>John L. Taylor</td>
<td>Edward A Jochim</td>
</tr>
<tr>
<td>15</td>
<td></td>
<td>Chas G Schmitt</td>
</tr>
<tr>
<td>16</td>
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<td>28</td>
<td></td>
<td></td>
</tr>
<tr>
<td>29</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
KNIGHT TOWNSHIP

Precinct 1  Wm Kerth
2 Geo T Nurrenbern

CENTER TOWNSHIP

Precinct 1  John Fridy
2 Bailey France

PERRY TOWNSHIP

Precinct 1  Fred Boehme
2 Fred W Buentes
3 Wm E Brandis

ARMSTRONG TOWNSHIP

Louis C Hill

GERMAN TOWNSHIP

Henry Roeder

UNION TOWNSHIP

R L Harwood

Scott Township

Henry Koelling

On motion the Board adjourned Sine Die.
Board of Commissioners, Vanderburgh County, Indiana, October 5, 1914.

Monday, October 5, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting
A Renewal of Liquor License.

Comes now Wm. Sale, Andrew Koch, Crofton Ackerman, Henry T. B. Hagedorn, Adolph Schultz, Henry B. Dugan, Richard Pennington and Alfred Spillman, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 5th day of October, 1914, to Wm. Sale, Andrew Koch, Crofton Ackerman, and Henry T. B. Hagedorn, Adolph Schultz, and for the term of one year each from the 6th day of October, 1914, to Henry B. Dugan, and Richard Pennington, and for the term of one year from the 7th day of October, 1914, to Alfred Spillman.

Transfer of Location of Liquor License.

Comes now Clarence Winstead and Benj. J. Muensterman and present to the board their applications for leave to move their places of business for the sale of intoxicating liquors at retail as described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises finds for the said applicants that they are entitled to permission to move their places of business as prayed for in said applications.

It is therefore ordered that the said applications be and the same is hereby granted to said applicants as in said applications prayed for.

Order of the Board of Commissioners Granting Permission to sell and Transfer a Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.
Names of Licensee  Transferred to  Location  Expiration
Adolph Stallman  Clem H. Goedde  125-127 Upper 7th  Aug. 5, 1915
Louis Tuchler  Karl Zeidler  317 Upper 3rd  April 4, 1915
Wm. Kohl  William Schweikert  1101 Fulton Ave.  July 9, 1915
Ben Iglehart  Wm. Helmich  2101 Div St.  Oct. 12, 1914

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

On motion the Board adjourned to meet, Thursday, October 8, 1914, at 10 o'clock A.M.
Thursday, October 8, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Louis C. Hill, Fred Frank, Felix J. Sieffert, Marshall White and Krack Bros. and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 8th day of October, 1914, to Louis C. Hill, Fred Frank, and Felix J. Sieffert, and for the term of one year from the 9th day of October, 1914, to Marshall White and for the term of one year from the 11th day of October, 1914, to Krack Bros.

Petition for Damages of Land.

A petition of Mary Alice Zimmerman claiming damages for land on account of Bridge Construction, received and filed.

IN RE WIESEND KNEER et al
DRAINAGE REPORT OF TREASURER.

REPORT OF THE TREASURER OF VANDERBURGH COUNTY UPON THE COLLECTION OF ASSESSMENTS.

The undersigned Treasurer of Vanderburgh County, Indiana, respectfully reports that pursuant to an order of this Board made on the 2nd. day of March, 1914, there was certified by the Auditor of said Vanderburgh County the apportionment of assessments of benefits in said drainage matter as approved and confirmed by said Board on the 2nd. day of March, 1914.

That notice was given by the Auditor of Vanderburgh County, Indiana, pursuant to law and the order of said Board that all persons affected by said assessment and desiring to pay such assessment in full might do so on or before the 6th. day of June, 1914.

The total amount of the apportionment of the assessment of benefits is thirty-four thousand and sixty-three and 41/100 ($34,960.41) Dollars. That there has been collected by the Treasurer of Vanderburgh County, Indiana to this date the sum of Thirty Thousand Eight Hundred and Sixty-Five and 21/100 ($30,867.21) Dollars, leaving a balance of said apportionment of assessments uncollected on this date in the sum of Three Thousand Two Hundred and Twenty-Six and 20/100 ($3,262.20) Dollars.
The following is a list of the lots, lands, highways and railroads upon which the apportionment of assessment of benefits remains unpaid on this the 8th day of October, 1914.

<table>
<thead>
<tr>
<th>NAME OF OWNER</th>
<th>DESCRIPTION</th>
<th>S. T. R. ACRES</th>
<th>APPORTIONMENT OF BENEFITS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scott Township</td>
<td>North and south road from the SW corner of Sec. 1-5-10 North along the west line of Sec. 1 and sections 36, 25 &amp; 24-4-10, a distance of 4 miles.</td>
<td>3 5 11 40</td>
<td>$95.00</td>
</tr>
<tr>
<td>Bunker Hill Milling Company</td>
<td>SE 1/4 SW 1/4 NW 1/4 NW SW 1/4</td>
<td>3 5 11 40 10 5 11 40</td>
<td>3.60</td>
</tr>
<tr>
<td>Calvert, James C.</td>
<td>NE 1/4 SW 1/4</td>
<td>3 5 11 40</td>
<td>7.60</td>
</tr>
<tr>
<td>Calvert, Henry T.</td>
<td>SW 1/4 SW 1/4 SE 1/4 SE 1/4</td>
<td>3 5 11 20</td>
<td>3.60</td>
</tr>
<tr>
<td>Chicago &amp; Eastern Illinois Railroad Company of Indiana.</td>
<td>The right of way and roadbed thru, upon and across sections 18-19-29, 30,31, &amp; 32 and section in Gibson and Vanderburgh County, State of Indiana.</td>
<td>4 10</td>
<td>1900.00</td>
</tr>
<tr>
<td>Hillenbrand, Henry</td>
<td>SW 1/4 NE 1/4</td>
<td>3 5 11 40</td>
<td>3.60</td>
</tr>
<tr>
<td>Krieger, Ernst</td>
<td>NE 1/4 SE 1/4 E 1/2 NW 1/4</td>
<td>3 5 11 40</td>
<td>7.60</td>
</tr>
<tr>
<td>Lange, Richard H.</td>
<td>NE 1/4 NW 1/4 SE 1/4 NW 1/4</td>
<td>4 10 40</td>
<td>7.60</td>
</tr>
<tr>
<td>Lutterbach, Arnold</td>
<td>SW 1/4 SW 1/4</td>
<td>3 5 11 40</td>
<td>3.60</td>
</tr>
<tr>
<td>Schenk, Peter</td>
<td>NE 1/4 SW 1/4</td>
<td>3 5 11 40</td>
<td>288.80</td>
</tr>
<tr>
<td>Stock, Christian, Jr.</td>
<td>NW 1/4 NW 1/4 SW 1/4 NW 1/4</td>
<td>3 5 11 40</td>
<td>228.00</td>
</tr>
<tr>
<td>Steckler, John Sr.</td>
<td>NW 1/4 SW 1/4</td>
<td>24 4 11 40</td>
<td>7.60</td>
</tr>
</tbody>
</table>

TOTAL UNPAID $ 3226.20

Respectfully submitted this 8th day of October, 1914.

Carl Lauenstein
TREASURER OF VANDERBURGH COUNTY, INDIANA.
IN RE WIEGAND KNERR et al.
DRAINAGE. ISSUE OF
DRAINAGE BONDS.

ORDER FOR ISSUING COUNTY
DRAINAGE BONDS.

Comes now the Drainage Commissioner in charge of construction of said drainage
by Charles W. Wittenbraker his attorney, and comes also the Treasurer of Vanderburgh County,
Indiana, and the matter of the drainage proceedings now pending in the Vanderburgh Circuit
Court, Indiana, in Cause Number 15031, wherein Wiegand Knerr et al. are petitioners, now
being under consideration by the Board of commissioners, and the Board having heard the
evidence and being sufficiently advised in the premises, find that the Auditor of Vanderburgh
County, Indiana, gave notice by publication in the Evansville Courier a daily newspaper
published in the City of Evansville, Indiana, ninety (90) days before the 6th. day of June,
1914, showing that assessments made in this proceeding had been placed in the hands of the
Treasurer of Vanderburgh County, Indiana for collection, and of the time and manner in
which such assessments are required to be paid; that persons so desiring could pay their
assessments; and which said notice and proof of publication are as follows:

NOTICE

STATE OF INDIANA, VANDERBURGH COUNTY, SS:
BEFORE THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA.
IN RE WIEGAND KNERR ET AL. DRAINAGE.

Notice is hereby given that the assessment sheet of the assessments of benefits in
the Wiegand Knerr et al. Drainage, established by the Vanderburgh Circuit Court, Indiana,
have been prepared and placed in the hands of the County Treasurer of Vanderburgh County,
Indiana, for Collection.

Notice is further given that on the 2nd. day of March, 1914, the Board of Commissioners
of Vanderburgh County, Indiana entered their order of record, dividing said assessments
into nine (9) equal installments, one of said installments to become due and payable on
the first Monday in May, 1915, and one of said installments to become due and payable on
the first Monday in May of each year thereafter until all of the said installments have
been paid in full.

Notice is further given that all persons affected by said assessment roll, desiring
to pay such assessments in full in order to discharge their lands from all liability to such
assessment, on or before the 6th. day of June, 1914, may do so.

Witness my hand and the seal of the Board of Commissioners of Vanderburgh County,
Indiana, this 2nd. day of March, 1914.

C. P. Beard,
Auditor Vanderburgh County, Indiana.

PROOF OF PUBLICATION OF NOTICE.

STATE OF INDIANA, ) SS
VANDERBURGH COUNTY

Before me Edw. J. Fehn a Notary Public this day personally came J. W. Begley,
who being duly sworn according to law, says that he is bookkeeper of the Evansville
Courier a daily newspaper published at Evansville, Ind. in said County, and that notice of
which annexed is a true copy, was published in said paper on the 4th. day of March, 1914, and
successively.

J. W. Begley,
Subscribed and sworn to before me this 7th. day of October, 1914.
Edward J. Fehn
My Commission expires August 26, 1917.

Notary Public
Seal.

And the Board further finds from the report of the Treasurer of Vanderburgh County,
Indians that Thirty Thousand Eight Hundred Sixty-seven and 21/100 ($30,867.21) Dollars has
been paid on the assessments of benefits, and that of said apportionment of benefits
there remains unpaid the sum of Three Thousand two hundred and twenty-six and 20/100
($3,262.20) Dollars, assessed against lands in Vanderburgh County, Indiana; That the cost
and expenses of the work established and approved by the said Vanderburgh Circuit Court,
Indiana, as assessed against lands situated in said Vanderburgh County, remain and are thirty-two hundred and twenty-six and 20/100 ($3226.20) dollars, for which the bonds of Vanderburgh County, Indiana, should be issued according to the provisions of an act of the general assembly entitled "An Act concerning drainage, and repealing laws in conflict", approved March 11, 1907; and in accordance with the provisions of an Act of the General Assembly Entitled "An Act to Amend Section 5-1/2 of an Act Entitled An Act Concerning Drainage Approved March 11, 1907", approved March 5, 1909.

It is hereby ordered that the bonds of Vanderburgh County, Indiana, in the aggregate sum of thirty-two hundred and twenty-six and 20/100 ($3226.20) dollars, be now issued, and that said bonds be issued in the denominations of four hundred ($400.00) dollars each, and numbered consecutively from one (1) upwards; provided that bond number one (1) shall be for twenty-six and 20/100 ($26.20) dollars; that said bonds shall all bear date of October 8th, 1914, and shall have interest coupons attached thereto covering interest at five percent per annum, payable semi-annually; provided that coupon number one (1) on each of said bonds shall represent interest thereon from the date of the bond to the first day of July, 1915; that said bonds shall state the purpose for which they are issued and shall mature as follows: bond number one (1) shall mature on the first day of July, 1915 and one of said bonds shall thereafter mature on the first day of July of each and every year thereafter until all have matured.

And Charles P. Beard, Auditor is hereby authorized to sign the coupons and certify to the validity of said bonds. And whereas, the drainage established by this proceeding consists of re-claiming lands from the overflow of Pond Flat, it is therefore hereby ordered that this proceeding be known and designated as "The Pond Flat Drainage System" and the bonds be known as the "Pond Flat Drainage Bonds."

And it is ordered that said bonds be substantially of the tenor and form following, to-wit:

UNITED STATES OF AMERICA
STATE OF INDIANA
VANDERBURGH COUNTY.

POND FLAT DRAINAGE BONDS.

No. ______ years after July 1, 1915, the County of Vanderburgh State of Indiana, promises to pay to the bearer at the County Treasurer's Office at Evansville, Indiana, Four hundred ($400.00) Dollars lawful money of the United States of America with interest at the rate of five per cent per annum, from October 8, 1914, payable at the same place on July 1st, 1915, and semi-annually thereafter on the first day of January and July of each year until paid, upon presentation of the proper coupons hereto annexed, without any relief whatever from valuation or appraisal laws of the State of Indiana.

The principal of this bond shall be due and payable at the option of the holder on non-payment after due presentation of any of said coupons for ninety days after maturity thereof.

This bond is of a series of Nine bonds of $400.00 each of like tenor except as to Bond No. One (1) which is for $26.20 and all of said bonds are numbered from One (1) to Nine (9) inclusive; all of said bonds being issued under and pursuant to the Provisions of An Act of the General Assembly of the State of Indiana, entitled "An Act concerning Drainage, and Repealing Laws in Conflict", Approved March 11, 1907, and in accordance with the Provisions of An Act of said General Assembly entitled, "An Act to Amend Section 5-1/2 of An Act entitled An Act Concerning Drainage, Approved March 11, 1907, "Approved March 5, 1909 and issued under and pursuant to an order made by the full Board of County Commissioners of Vanderburgh County, Indiana at a regular Session of said Board at the Court House in the City of Evansville in said County and State on the 8th day of October, 1914. Said bonds are issued for the purpose of raising the money to pay the costs and expenses of the construction of a certain system of drainage established by proceedings had in the Vanderburgh Circuit Court of Vanderburgh County, Indiana, in Cause No. 15931, wherein Wiegand Knerr et al are petitioners.
and which by this Board has been designated as "The Pond Flat Drainage System". And the
said County of Vanderburgh hereby irrevocably pledges to the holder of this Bond, and each
of this series of bonds, the credit and good faith of said County for the complete fulfill-
ment of each and every stipulation thereof and the coupons thereto attached, and that in
issuing the same all of the conditions prescribed by the law of the State of Indiana under
which the same are issued have been complied with, and Chas. P. Beard, Auditor, is
authorized to sign the coupons.

IN WITNESS WHEREOF, we have hereunto set our hands and have caused the seal of
said County to be attached at the City of Evansville, in the County of Vanderburgh, and
State of Indiana, this 8th. day of October, 1914.

John W. Wimberg (COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA.
Henry Helfrich Jr.
Henry W. Hartig

STATE OF INDIANA, VANDERBURGH COUNTY, SS.

CHARLES P. BEARD, Auditor in and for said County and State hereby certify that
the annexed bond is one of a series ordered to be issued to the County Treasurer by the
Board of Commissioners of said County, the 8th. day of October, 1914, for the purpose of
raising money to pay for the construction of a certain drainage improvement in said
County known as "The Pond Flat Drainage System".

WITNESS my hand and the seal of the Board of Commissioners affixed at
Evansville, Ind. this 8th. day of October, 1914.

Charles P. Beard
AUDITOR.

And it is further ordered that all remaining assessments and apportionments made
and provided for the payment of said bonds are approved and confirmed, and the Auditor of
this County is hereby directed to extend all such assessments upon a special duplicate to
be known as "Ditch Duplicate", and which duplicate the Auditor is hereby authorized to
procure; the said assessments to be in all things extended and collected according to law and
the proceeds to be applied in payment of said bonds and interest thereon.

And it is ordered that said bonds be turned over to the County Treasurer and
that he be charged therewith by the Auditor. And the County Auditor is hereby ordered
to give notice in some weekly newspaper published in Vanderburgh County, fixing the hour
and place where the Treasurer will proceed to sell said bonds to the highest and best
bidder for cash, and that the Auditor and Treasurer attend such sale, and certify the
result of such sale to this Board at its next regular session.

On motion the Board adjourned to meet, Monday, October 12, 1914, at 10 o'clock
A.M.

John W. Wimberg
Henry Helfrich Jr.
Henry W. Hartig

COMMISSIONERS.
The Board of Commissioners, Vanderburgh County, Indiana, October 12, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wildeman & Dieg and Wm. Helmich and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application as by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 12th day of October, 1914.

On motion the opening of bids for construction of Zipp Bridge, and for the purchase of Voting Machines was postponed one day and Tuesday October 13, 1914, fixed as the time to open bids and award contracts for same.

On motion the Board adjourned to meet, Tuesday, October 13, 1914, at 10 o'clock A.M.
Tuesday, October 13, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Bids opened for the Construction of Zipp Bridge.

This being the day set for the opening of bids for the reinforced Concrete Bridge in Scott Township. Comes now the various persons and firms and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bennett Whitehead</td>
<td>$735.00</td>
</tr>
<tr>
<td>C. C. Farmer</td>
<td>791.00</td>
</tr>
<tr>
<td>Geo. Soliter</td>
<td>665.00</td>
</tr>
<tr>
<td>W. H. Grammer</td>
<td>669.00</td>
</tr>
<tr>
<td>Roscoe May</td>
<td>625.00</td>
</tr>
<tr>
<td>Pritchard Bros.</td>
<td>690.00</td>
</tr>
<tr>
<td>Howe &amp; Howe</td>
<td>635.00</td>
</tr>
</tbody>
</table>

And the board having examined the various bids and being fully advised in the premises on motion do here award the contract as follows:

Zipp Bridge to Howe & Howe for the sum of $635.00

Bids opened for Voting Machines.

This being the day set for opening bids for Voting Machines for Vanderburgh County. Comes now the Automatic Registering Machine Corporation of New York and submit their bid for $750.00 each. On motion the contract was awarded same for four (4) machines at $750.00 each.

On motion the Board adjourned to meet, Thursday, October, 1914, at 10 o'clock A.M. Oct. 15.
Thursday, October 15, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. Bienhaus, Earl Uhrig, Nick Kiel, and Geo. Killinger and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same are hereby granted to said applicants as in said applications described for the term of one year each from the 15th day of October, 1914, to Wm. Bienhaus and Earl Uhrig, and for the term of one year from the 16th day of October, 1914, to Nick Kiel, and for the term of one year from the 15th day of October, 1914, to Geo. Killinger.

Voting Places for November Election.

On motion it was ordered by the Board that the following is a list of the voting places in the respective precincts of Vanderburgh County, Indiana, as fixed by the Board of Commissioners of said County for the Election to be held on Tuesday, the 3rd day of November, 1914.

<table>
<thead>
<tr>
<th>Precinct</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>117 Jefferson Ave</td>
</tr>
<tr>
<td>2</td>
<td>911 S. Garvin St.</td>
</tr>
<tr>
<td>3</td>
<td>325 Line St.</td>
</tr>
<tr>
<td>4</td>
<td>126 Powell Ave.</td>
</tr>
<tr>
<td>5</td>
<td>120 Locust St.</td>
</tr>
<tr>
<td>6</td>
<td>519 Chestnut St.</td>
</tr>
<tr>
<td>7</td>
<td>507 Up. 7th St.</td>
</tr>
<tr>
<td>8</td>
<td>109 Up. 10th St.</td>
</tr>
<tr>
<td>9</td>
<td>1 Up. 4th St. Rear</td>
</tr>
<tr>
<td>10</td>
<td>101 E. Penn. St.</td>
</tr>
<tr>
<td>11</td>
<td>224 W. Franklin St.</td>
</tr>
<tr>
<td>12</td>
<td>1234 W. Penn. St.</td>
</tr>
<tr>
<td>13</td>
<td>1023 W. Michigan St.</td>
</tr>
<tr>
<td>14</td>
<td>309 Magnolia Ave.</td>
</tr>
<tr>
<td>15</td>
<td>24 E. Florida St.</td>
</tr>
<tr>
<td>16</td>
<td>23 E. Maryland St.</td>
</tr>
<tr>
<td>17</td>
<td>921 Third Ave.</td>
</tr>
<tr>
<td>18</td>
<td>703 Oakley St.</td>
</tr>
<tr>
<td>19</td>
<td>1010 E. 111. St.</td>
</tr>
<tr>
<td>20</td>
<td>1122 E. Michigan St.</td>
</tr>
<tr>
<td>21</td>
<td>1109 E. Missouri St.</td>
</tr>
<tr>
<td>22</td>
<td>906 North Governor St.</td>
</tr>
<tr>
<td>23</td>
<td>1703 E. Virginia St.</td>
</tr>
<tr>
<td>24</td>
<td>1640 Walnut St.</td>
</tr>
<tr>
<td>25</td>
<td>108 Olive St.</td>
</tr>
<tr>
<td>26</td>
<td>928 Walnut St.</td>
</tr>
<tr>
<td>27</td>
<td>204 Up. 10th St.</td>
</tr>
<tr>
<td>28</td>
<td>417 Gray Ave.</td>
</tr>
</tbody>
</table>
On motion the Board adjourned to meet, Monday, October 19, 1914, at 10 o'clock A.M.

Monday, October 19, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of License.

Comes now August P. Hartig, and Herbert G. White and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 20th day of October, 1914.

Accept Angermeier Bridge in Center Township

Comes now Vincennes Bridge Company Contractors, and report the completion of the New Steel Bridge with concrete abutments known as the Angermeier Bridge in Center Township, and the Board having examined the same and being fully advised in the premises, do on motion hereby accept the said bridge and order a warrant drawn for $2974.00 the amount of said contract.
Accept Montgomery Bridge in Armstrong Township.

Comes now Vincennes Bridge Company Contractors and report the completion of the New Steel Bridge with concrete abutments known as the Montgomery Bridge in Armstrong Township, and the Board having examined the same and being fully advised in the premises, do on motion hereby accept the said bridge, and order a warrant drawn for $2564.00 the amount of said contract.

On motion the Board adjourned to meet, Thursday, October 22, 1914, at 10 o'clock A.M.

Thursday, October 22, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Andy Limberger, Henry Kastner, Adam Strupp, Henry Mental, H. G. Moore, and Wm Werzner, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 22nd day of October, 1914, to Andy Limberger, and for the term of one year each from the 22nd day of October, 1914, to Henry Kastner, and Adam Strupp, and for the term of one year from the 24th day of October, 1914, to Henry Mental, and for the term of one year each from the 25th day of October, 1914, to H. G. Moore and Wm. Werzner.

On motion the Board adjourned to meet, Monday, October 26, 1914, at 10 o'clock A.M.
Monday, October 26, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Gus Zeidler, John H. Willmes, and George A. Kroener and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 27th day of October, 1914.

Approval of Bond for Voting Machines.

On motion the Bond given by the Automatic Registering Machine Company to guarantee the four voting machines for a term of five years, was accepted and approved.

Change of Voting Places.

On motion the voting place in the 22nd precinct for the General Election of 1914, was changed from 906 N. Governor Street to 913 N. Governor Street.

Appointment of Inspectors General Election.

On motion the following persons were named to serve as inspectors in their respective precincts and Townships at the General Election to be held on the Third Day of November 1914, in place of those heretofore named for the same precincts, to fill vacancies which have occurred.

Precinct. 13 Frank Lohoff
19 Wm. Chambier
23 Charles Harms
26 George Herman
29 Emil Niednagel
Acceptance of Fire Escapes at County Infirmary.

Comes now the Lindenschmidt Company and report the completion of the new Fire Escapes on the County Infirmary Building and also submit the approval of the same as made by the State fire warden, and the Board upon examination, and being fully advised in the premises do on motion hereby approve and accept the same, and order the Auditor to draw his warrant for the sum of $1150, which is the amount of the contract price.

On motion the Board adjourned to meet, Thursday, October, 1914, at 10 o'clock A.M. (29th Thursday, October 29, 1914.

The Board of commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Heilfrich Jr., and Henry W. Hiestig members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Sam Debler, C. H. Bredenkamp, George J. Maurer and John J. Manning, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 29th day of October, 1914, to Sam Debler, and for the term of one year each from the 1st day of November, 1914, to C. H. Bredenkamp, George J. Maurer and John J. Manning.

On motion the Board adjourned Sine Die.
The Board of Commissioners of the County of Vanderburgh, Indiana,

Monday, November 2, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant

to law, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members

composing said Board.

The Minutes were read and approved.

Order of the Board of
Commissioners Granting A
Renewal of Liquor License.

Comes now Peter Ashoff and present to the board his application for a renewal

of license to sell intoxicating liquors at retail upon the premises described in his

application, together with a copy of the notice of said application by him published and

the proof of the publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license

be and the same is hereby granted to said applicant as in said application described for the

term of one year from the 3rd day of November, 1914.

Order of the Board of
Commissioners Granting
A Transfer of Location
of Liquor License.

Comes now Henry Neidig and presents to the board his application for leave to

move his place of business for the sale of intoxicating liquors at retail as described in his application, together with a copy of the notice of said application by him published and the proof of the publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be

and the same is hereby granted to said applicant as in said application prayed for.

Order of the Board of
Commissioners Granting
Permission to sell and
Transfer a Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wm. H. N. Forsythe</td>
<td>John Schoettlin</td>
<td>1231 W. Virginia St.</td>
<td>June 8-1915</td>
</tr>
<tr>
<td>J. T. Offutt</td>
<td>Chas. M. Kofffman</td>
<td>1204 Fulton Ave.</td>
<td>July 6-1915</td>
</tr>
<tr>
<td>Thos. F. Patterson</td>
<td>Scott &amp; Ziliak</td>
<td>201 John St.</td>
<td>Jan. 11-1915</td>
</tr>
<tr>
<td>Franz Guenther</td>
<td>Philip Schneller</td>
<td>220 Clark St.</td>
<td>Mar 13-1915</td>
</tr>
<tr>
<td>Geo. Schleber</td>
<td>Chas. P. Brizius</td>
<td>101 Walker St.</td>
<td>June 14-1915</td>
</tr>
<tr>
<td>John A. Hillenbrand</td>
<td>Geo. F. Grimm</td>
<td>400 Bond St.</td>
<td>Oct 4-1915</td>
</tr>
<tr>
<td>Adam Blenkemberger</td>
<td>Peter Schindler</td>
<td>931 W. Franklin St.</td>
<td>Sept 28-1915</td>
</tr>
</tbody>
</table>
And comes also the persons desiring to purchase and have transferred to them
the said licenses heretofore issued to said owners of them, as set forth above, and
present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating
liquors at retail upon the premises described in their several said applications, together
with a copy of the notice of said applications, by them published, and the proof of the
due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named
applicants, owners of said licenses, are hereby granted permission to well and transfer to
the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

On motion the Board adjourned to meet, Thursday, November 5, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Thursday, November 9, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hertig, members composing said Board.

The Minutes were read and approved.

Application for Wholesalers New License.

Comes now F. M. Petersheim, wholesaler of intoxicating liquor, and presents his application for a wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesaler, in quantities not less than one (1) gallon at a time, for one year, upon the premises described in his application, together with a copy of notice of said application by him published and proof of due publication of said notices.

And the Board having examined said application and notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a wholesale license be granted to said applicant as in said application described, for the term of one year from the 6th day of November, 1914.

Bids opened for Construction of Isolation Hospital for Children's Guardian Home.

This being the day set for the opening of bids for the Construction of Isolation Hospital for Children's Guardian Home. Comes now the various persons and firms and submit their bids as follows:-

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Christ Kanfiller &amp; Son</td>
<td>$1627.00</td>
</tr>
<tr>
<td>Jacob Bippus &amp; Son</td>
<td>$1399.00</td>
</tr>
<tr>
<td>M. J. Hoffman Construction Co.</td>
<td>$1800.00</td>
</tr>
<tr>
<td>Ernest Ring</td>
<td>$1485.00</td>
</tr>
</tbody>
</table>

And the Board having examined the various bids and being fully advised in the premises on motion do here award the contract as follows:

Isolation Hospital to Jacob Bippus & Son for the sum of $1399.00

Appointment of Night Fireman Ct. House.

On motion John C. Cox was appointed night fireman for heating plant of Court House from this date until May 1st 1915.
Board of Commissioners, Vanderburgh County, Indiana, November 5, 1914.

Road Petition of
Chas. W. Johann et al.
For Location of Garvin St.
Road in Pigeon Twp.
Viewers appointed.

Comes now Chas. W. Johann and fifty-two others and present their petition for the location of a public highway in Pigeon Township which petition was filed in the Auditor's office on the 5th day of October, 1914, and is in the words and figures following:

ROAD PETITION

THE STATE OF INDIANA, } COMMISSIONERS' COURT
VANDERBURGH COUNTY. ) NOVEMBER TERM 1914.

TO THE HONORABLE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY:

The undersigned, freeholders of said County six of whom now live in the immediate neighborhood of the proposed highway respectfully petition you for the location of a Public Highway in Pigeon Township, of said County, upon the following route to-wit:

Commencing at a point described as the northeast corner of Lot number one (1), in Block number one (1) in Ideal Place, in Vanderburgh County, Indiana, an addition to the City of Evansville, according to the recorded plat thereof, as a point of beginning, thence running due north until said line intersects the south boundary of Keck Avenue, thence east along south boundary line of Keck Avenue sixty (60) feet, thence running due south until it strikes the northeast corner of North Garvin Street, and thence due west sixty (60) feet to the place of beginning, being sixty feet wide.

Said proposed new highway will pass along, upon and over the lands of Faultless Caster Company, Evansville Plaining Mills Co., James W. Vickery, M. J. Bray and Pigeon School Township.

Wherefore your petitioners pray that three persons be appointed by the board to view the highway hereinabove described as by law provided, and as your petitioners will ever pray.

And said parties also file a copy of notice by them given and proof of posting same. And the board having carefully examined said petition and proof of notice and the Auditor having mailed a copy of such notice to the post office address of each land owners affected by these proceedings at the time of posting find the same to be in proper form.

It is therefore ordered that Louis Huck, Louis C. Hill and Albert Zochries, all of Vanderburgh County, desinterested free holders, be and they are hereby appointed viewers of said proposed highway, and it is further ordered that said viewers meet on Saturday, the 14th day of November, 1914, and after having taken an oath to faithfully perform their duties before some officer authorized to administer the same proceed to make such view according to law, and make a report of their proceedings at the next session of this board.

On motion the board adjourned to meet, Monday, November 9, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]
Monday, November 9, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Henry Rosser, Wm. Wassmer, Leas McIntosh, Ed. F. Pfisterer and Christ Backes, and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notice of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 9th day of November, 1914, to Henry Rosser, Wm. Wassmer, and Leas McIntosh, and for the term of one year from the 10th day of November, 1914, to Ed. F. Pfisterer, and for the term of one year from the 12th day of November, 1914, to Christ Backes.

On motion the Board adjourned to meet, Thursday, November 12, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Thursday, November 12, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Joseph C. Goody, and Kissel Brothers and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year, from the 12th day of November, 1914, to Kissel Brothers, and for the term of one year, from the 14th day of November, 1914, to Joseph C. Goody.

Denial of Renewal of Liquor License.

Comes now Henry Lovejoy and files his application for renewal of liquor license issued to N. P. Short on November 14, 1913, and subsequently to-wit: August 3rd 1914, transferred by said Short to said applicant Henry Lovejoy, and it appearing to the board that said license so transferred to said applicant Lovejoy has heretofore to-wit, on Sept. 7, 1914, pursuant to the petition of said Lovejoy by this board been transferred to Jos. Goody in consequence of which said Lovejoy is not the holder of the renewal because mentioned and described in his said application; it is now by the board ordered and adjudged that his application be and the same is denied.

On motion the Board adjourned to meet, November 16, 1914, at 10 o'clock A.M. Monday.

[Signatures]

COMMISSIONERS.
Monday, November 16, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now James Genter and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 16th day of November, 1914.

Estimate of Supplies for County Infirmary.

John Grefe, Superintendent of the County Infirmary presented estimate for supplies needed by him for said institution for quarter ending February 26, 1915, and after inspection of same the Auditor was on motion ordered to advertise for bids for same to be opened November 30, 1914, at 10:00 A. M.

On motion the Board adjourned to meet, Thursday, November 19, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Thursday, November 19, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. Chaimer, Edw. Eickmeier and J. W. Endrum and present to the board their applications for renewal of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 21st day of November, 1914.

Bonds of County Officials approved.

On motion the Bonds of Louis Topf, Surveyor-elect, Charles P. Beard, Auditor-elect, Paul Dekress, County Assessor-elect and Fred th Stritter, Recorder-elect, were accepted and approved by the Board.

On motion the Board adjourned to meet, Wednesday, November 25, 1914, at 10 o'clock A.M.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant
to adjournment, when present, John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig,
members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting
Agent of Personal
Representative of
Deceased Licensee the
Right to Continue
Business.

Comes now Mary Seitz, Executrix of the estate of Philip Seitz, deceased, and
presents to the board her application for permission to continue the sale of intoxicating
liquors at retail under the license heretofore granted to said Philip Seitz, deceased, by
F. Wm. Miller as agent for said executrix.

And the board having examined said application and being sufficiently advised
in the premises finds for the said applicant and that she is entitled to continue the sale
of intoxicating liquors under said license by F. Wm. Miller as her agent.

It is therefore ordered and adjudged by the board that permission be and the
same is hereby granted to said Mary Seitz, as such executrix to continue the sale of
intoxicating liquors under said license by F. Wm. Miller as her agent.

Order of the Board of Commissioners Granting
Agent of personal
Representative of
Deceased Licensee the
Right to Continue
Business.

Comes now Louis C. Mueller, administrator of the estate of J. A. William Mueller
deceased, and present to the board his application for permission to continue the sale of
intoxicating liquors at retail under the license heretofore granted to said J. A. William
Mueller, deceased, by Alfred A. Klein, as agent for said administrator.

And the board having examined said application and being sufficiently advised in
the premises finds for the said applicant and that he is entitled to continue the sale of
intoxicating liquors under said license by Alfred A. Klein as his agent.

It is therefore ordered and adjudged by the board that permission be and the
same is hereby granted to said Louis C. Mueller as such administrator to continue the sale
of intoxicating liquors under said license by Alfred A. Klein as his agent.

Pump for County
Infirmary.

On motion specifications for an Electric pumping system for Vanderburgh County
Poor Infirmary were adopted and the Auditor was ordered to advertise for bids to be received
on December 24, 1914.

On motion the Board adjourned to meet, Monday, November 30, 1914, at 10 o'clock A.M.
Monday, November 30, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present, John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Chas. Geiss, Lottie Hotel Co. and Wm. Frick and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 1st day of December, 1914, to Chas. Geiss, and for the term of one year each from the 2nd day of December, 1914, to Lottie Hotel Co. and Wm. Frick.

Bids opened for Supplies for County Infirmary.

This being the time set for opening bids for supplies for the County Infirmary for the ensuing quarter. Comes now various parties and firms and submit their bids and the board, after carefully examining the same, awarded the contract as follows:-

- J. Bertelsen & Son ........................ Groceries
- J. Bertelsen & Son ........................ Meat
- Old Reliable Store ........................ Drygoods
- Old Reliable Store ........................ Shoes
- Joseph Clothing Co. ....................... Clothing

Petition for Franchise.

Comes now the Evansville Public Utilities Company and files a petition for right-of-way over Bell for street car tracks, and on motion the same was taken under advisement by the Board.

On motion the Board adjourned to meet, Thursday, December 3, 1914, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Thursday, December 3, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Nimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Morris Hallert and Edw Magerkurth and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 3rd day of December, 1914, to Morris Hallert, and for the term of one year from the 5th day of December, 1914, to Edw Magerkurth.

Report of Supt. of County Infirmary.

Comes now John Grefe and files his quarterly report of the County Infirmary and the same on motion is hereby approved:

<table>
<thead>
<tr>
<th>In home beginning of quarter</th>
<th>79</th>
</tr>
</thead>
<tbody>
<tr>
<td>Admitted since</td>
<td>40</td>
</tr>
<tr>
<td>Discharged</td>
<td>12</td>
</tr>
<tr>
<td>Died</td>
<td>6</td>
</tr>
<tr>
<td>Now Remaining</td>
<td>101</td>
</tr>
</tbody>
</table>

On motion the Board adjourned Sine Die.

COMMISSIONERS.

Specifications for Supplies for 1915

On motion the specifications for supplies needed by Vanderburgh County during the year 1915 consisting of Books, Stationery, Blanks etc., for the various county officers. Ice for Court House, Jail and County Infirmary; Coal for Ct. House, Jail & County Infirmary, supplies for Ct. House; Towell Supplies for various offices and conveyance for Co. Comr' were approved and the Auditor was ordered to adv. for bids to be opened on Dec. 21-1914 at 10 A.M.
Monday, December 7, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present John W. Wimberg, Henry Heltrich Jr., and Henry W. Martig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. Morris & George Folz and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notice of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 9th day of December, 1914.

Order of the Board of Commissioners Granting A Transfer of Location.

Comes now Earl S. Gentry, Geo. Geier and Ernst Knodel and present to the board their applications for leave to move their places of business for the sale of intoxicating liquors at retail as described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to permission to move their places of business as prayed for in said applications.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicants as in said applications prayed for.

Order of the Board of Commissioners Granting Permission to sell and Transfer a Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>David McDonald</td>
<td>Arthur J. Survel</td>
<td>218 W. Franklin St.</td>
<td>Sept. 12-1915</td>
</tr>
</tbody>
</table>
Board of Commissioners, Vanderburgh County, Indiana, December 7, 1914

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hearing &amp; Hampton</td>
<td>Wade J. Hampton</td>
<td>319 Up 3rd St.</td>
<td>Feb 21-1915</td>
</tr>
<tr>
<td>Wm. A. Naas</td>
<td>Naas Brothers</td>
<td>1000 Harriet St.</td>
<td>Jan. 5-1915</td>
</tr>
<tr>
<td>Felix J. Steffert</td>
<td>Samuel S. Whittemore</td>
<td>218 Sycamore St.</td>
<td>Oct. 8-1915</td>
</tr>
<tr>
<td>Al Barrick</td>
<td>Hy Winterman</td>
<td>836 William St.</td>
<td>June 8-1915</td>
</tr>
<tr>
<td>Frank A. Hommoun</td>
<td>Edw. F. Martin</td>
<td>1104 E. Columbia St.</td>
<td>Jan. 2-1915</td>
</tr>
<tr>
<td>A. M. Morris</td>
<td>Clarence C. Ashcroft</td>
<td>15 Fulton Ave.</td>
<td>Apr. 6-1915</td>
</tr>
<tr>
<td>August Gleise</td>
<td>Wm. A. Schreiber</td>
<td>127 Up Third St.</td>
<td>Mar 1-1915</td>
</tr>
<tr>
<td>John Reising</td>
<td>Alfred J. Hartlein</td>
<td>2315 Fulton Ave.</td>
<td>Jan. 22-1915</td>
</tr>
<tr>
<td>Harry B. Dugan</td>
<td>Wm. C. Teamer</td>
<td>726 Ingle St.</td>
<td>Oct. 6-1915</td>
</tr>
<tr>
<td>Joseph C. Goody</td>
<td>Claude B. Hale</td>
<td>1621 Main St.</td>
<td>Nov. 14-1915</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the date of publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

In the matter of the application of Claude Hale for transfer of a liquor license.

Comes now Henry Lovejoy and files his petition against the granting of the transfer of the license of Joseph C. Goody to Claude Hale in the words and figures to-wit:

Evansville, Ind., Dec. 7th 1914.

To the Hon. Board of Commissioners, of Vanderburgh County, Indiana.

Gentlemen:--

Your petitioner, Henry Lovejoy, would respectfully show that therefore on or about the 7th, day of September 1914, your Honorable Body over the protest and objection of this petitioner transferred your petitioner's retail liquor license to said Joseph C. Goody.

Your petitioner would further show that from the decision of your Honorable Body in the transfer of said retail liquor license as aforesaid, your petitioner appealed from said decision and said appeal is now pending in the Vanderburgh Superior Court, this County.
Your petitioner would further show that the said Joseph C. Goody has made application for transfer of your petitioner's said retail liquor license to one Claude Hale, and that said application for transfer is now pending before your Honorable Body.

Your petitioner would further show that if said application of the said Goody for the transfer of your petitioner's license to the said Claude Hale be granted, your petitioner will suffer great injury and damage.

WHEREFORE your petitioner objects and protests upon the granting of the application Joseph C. Goody for the transfer of said retail liquor license to the said Hale and respectfully requests and asks your Honorable Board to hold said application in abeyance until the Superior Court of Vanderburgh County or some other court of competent jurisdiction shall pass upon the appeal taken by your petitioner from the decision of your Honorable Board in the matter of the retail liquor license on or about the 7th, day of September 1914.

Henry Lovejoy

Subscribed and sworn to before me this 5th day of December, 1914.

Edw. A. Lorsh (SEAL)

Notary Public

My Commission expires

November 7th, 1917

Comes also Joseph C. Goody by Foster & Wheeler, his attorneys, and moves the petition of said Lovejoy be stricken from the files herein.

And the Board, having duly advised, sustains the said motion of the said Goody, and the petition of said Lovejoy is ordered stricken from the files herein, to which the petitioner excepts.

Appointment of County Attorney.

On motion Albert J. Veneman was appointed County Attorney for the year 1915, term to begin January 1st, 1915.

In the matter of Refund of Taxes.

Whereas certain persons were wrongfully assessed with taxes for the year 1913 for which each of such persons were entitled to a refund under the provision of Section 6088 Burns 1903 and whereas the persons hereinafter named by proper proof showed themselves entitled to the refund of taxes so wrongfully assessed against them for the amounts set opposite their respective names, which refunds were made by the Board in common with the usual monthly allowances and without a special order of the board, now
Therefore for the purpose of spreading of record an order for such refunds, it is now by the Board ordered and adjudged that the following persons are entitled to a refund of taxes for the amounts set opposite their respective names and it is further ordered that the amounts heretofore paid to them was of such refund be and the same are hereby confirmed as of the date of allowance.

<table>
<thead>
<tr>
<th>Warrant</th>
<th>Person</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>4575</td>
<td>Carl Leuenstein</td>
<td>$1.42</td>
</tr>
<tr>
<td>4576</td>
<td>Maude Whittinghill</td>
<td>12.55</td>
</tr>
<tr>
<td>5137</td>
<td>F. C. Muller</td>
<td>3.29</td>
</tr>
<tr>
<td>5146</td>
<td>F. C. Muller</td>
<td>18.29</td>
</tr>
</tbody>
</table>

On motion the Board adjourned to meet, Thursday, December 10, 1914, at 10 o'clock A.M.

John W. Wimberg
Henry Helfrich Jr.
Henry W. Hartig

Thursday, December 10, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Peter Lutterbach, Gus Nuebling and Chas. Heyden and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 11th day of December, 1914, to Peter Lutterbach and Gus Nuebling, and for the term of one year from the 12th day of December 1914, to Chas. Heyden.
In the Matter of the Location of Garvin Street Road.

Comes now Charles W. Johann et al. by their attorney Arthur H. Meyer and move the dismissal of the said petition, and on motion the same is hereby dismissed at the cost of the petitioner.

Road Petition by Alex B. Jarvis et al. for opening of Wessel Lane in Perry Twp. Viewers Appointed.

Comes now Alex B. Jarvis and twenty others and present their petition for the location of a public highway in Perry Township, which petition was filed in the Auditor's office on the 3rd day of November, 1914, and is in the words and figures following:

ROAD PETITION

STATE OF INDIANA, } COMMISSIONER'S COURT
VANDERBURGH COUNTY } ss:

To the Honorable Board of Commissioners of Vanderburgh County:

The undersigned, Freeholders of said County six of whom now live in the immediate neighborhood of the proposed highway, respectfully petition you for the location of a Public Highway in Perry Township, of said County, upon the following route, to-wit:

Commencing

All that part of the South-east Quarter of the North-east Quarter of Section twenty-three (23), Township six (6) South, Range Eleven (11) West described and bounded as follows, to-wit:

Commencing at a point Twenty-eight and a half (28.5) links east of the South-west corner of the above mentioned Quarter Section, extending thence East twenty-two (22) feet, thence North Seven-hundred forty (740) feet to a point twenty-two (22) feet East of the West line of the South-east quarter of the North-east quarter section, township and range, thence west twenty-two (22) feet to the said west line, thence South seven-hundred forty (740) feet to the place of beginning containing thirty-seven hundredths of an acre (37/100)

Passing over along and upon the land of Michael D. Helfrich.

And said parties also file a copy of notice by them given and proof of posting same.

And the Board having carefully examined said petition and proof of notice and the Auditor having mailed a copy of such notice to the post office address of each land owner affected by these proceedings at the time of posting, find the same to be in proper form.

It is therefore ordered that Wm Elmendorf of Pigeon Township and John A. Kern and Henry Moutoux of German Township disinterested freeholders, be and they are hereby appointed viewers of said proposed highway, and it is further ordered that said viewers meet on Saturday, December the 19th, 1914, and after having taken an oath to faithfully perform their duties before some officer authorized to administer the same proceed to make such view according to law, and make a report of their proceedings at the next session of this Board.
Road Petition by
Henry S. Shafer et al.
For opening a New
Road in Knight
Township, Viewers
appointed.

Comes now Henry S. Shafer and fifty others and present their petition for the
location of a public highway in Knight Township which petition was filed in the Auditor's
office on the 5th day of November, 1914, and is in the words and figures following:

ROAD PETITION

THE STATE OF INDIANA,
VANDERBURGH COUNTY

To the Honorable Board of Commissioners of Vanderburgh County:

The undersigned, Freeholders of said County, six of whom now live in the immediate
neighborhood of the proposed highway, respectfully petition you for the location of a Public
Highway in Knight Township, of said County, upon the following route, to-wit:

Commencing on the Eastern Boundary Line of the Northeast Quarter of the Northeast Quarter of Section Twenty-one (21), Township Six (6) South, Range Ten (10) West, where the same is intersected by the Northwestern Boundary Line of the Petersburg Road, and extending thence North to the Northeast Corner of the Southeast Quarter of Section Sixteen (16), Township Six (6) South, Range Ten (10) West, and extending thence West to the Northwest Corner of the Southeast Quarter of said Section Sixteen (16).

Said highway to be located and established along said route Thirty (30) feet in width.

Said proposed highway will pass over and upon the lands of the following persons, to-wit: Mary Mexal, Arthur Trimble, Henry Shafer, Frieda Shafer, Anna Seller Mutchman, John Shafer, Catharine Schmitt, City of Evansville, William Koehler, Ollie Reed, John Schmitt, and Mary Schmitt.

And said parties also file a copy of notice by them given and proof of posting, same.

And the Board having carefully examined said petition and proof of notice and
the Auditor having mailed a copy of such notice to the post office address of each land
owner affected by these proceedings at the time of posting find the same to be in proper
form.

It is therefore ordered that Henry H. Reitman of Pigeon Township, and John
Weidner and Frank J. Goebel of German Township, disinterested freeholders, be and they are
hereby appointed viewers of said proposed highway, and it is further ordered that said
viewers meet on Saturday, the 19th day of December, 1914, and after having taken an oath
to faithfully perform their duties, before some officer authorized to administer the
same, proceed to make such view according to law, and make a report of their proceedings
at the next session of this Board.

On motion the Board adjourned to meet, Monday, December 14, 1914, at 10 o'clock A.M.
Monday, December 14, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Geo. H. Goodman Co. and Pat H. Carroll and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 16th day of December, 1914.

On motion the Board adjourned to meet, Thursday, December 17, 1914, at 10 o'clock A.M.

[Signatures]

Thursday, December 17, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now A. D. Riggs and present to the board their application for a renewal of liquor license to sell intoxicating liquors at retail upon the premises described in his application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised on the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 17th day of December, 1914.
On motion the Board adjourned to meet, Monday, December 21, 1914, at 10 o'clock A.M.

\[ \text{John W. Wimberg} \]
\[ \text{Henry W. Helfrich Jr.} \]
\[ \text{Henry W. Hartig} \]

\[ \text{COMMISSIONERS.} \]

\[ \text{COMMISSIONERS.} \]

Monday, December 21, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment. When present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now C. A. Opperman and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 21st day of December, 1914.

In the matter of Appointment of Deputy Co. Assessors.

Comes now Paul De Kress and shows to the Board that it is necessary for him to employ deputies to enable him to perform his duties in accordance with the law, and the board having been duly advised in the premises finds that he is entitled to the service of said deputies and now here orders that the said County Assessor employ such deputies as he shall find necessary during the year 1915, to enable him to perform his duties, in accordance with the law and such deputies to receive compensation at the rate of two ($2.00) Dollars per day.

Repair of Franklin Street Bridge.

On motion it was ordered that the County of Vanderburgh will bear one third of the cost of the repair of Franklin Street Bridge, as per plans and specifications on file, provided that the amount to be paid by Vanderburgh County will not exceed $600.00.
Board of Commissioners, Vanderburgh County, Indiana, December 21, 1914.

Painting Sheriff's Residence.

On motion a contract for painting the Sheriff's Residence was awarded to Chas. Freeman & Son for the sum of $86.00.

Award Contract for Supplies for 1915

Pursuant to a notice given in the Evansville Courier and Evansville Press, newspapers of general circulation published in Vanderburgh County, the Board of Commissioners this day received and opened bids for furnishing the various supplies needed by Vanderburgh County during the year 1915, consisting of books and stationery, blanks etc., for the various County officers; Ice for the Court House and Jail and County Infirmary; Coal for the Court House, Jail and County Infirmary; Supplies for the Court House; Towel supplies for the various offices in the Court House; Conveyances for the County Commissioners, all included in classes one to nine, according to various schedules and specifications, approved by the Board on the 3rd day of December 1914, and on file in the Auditor's Office.

And the Board after opening said bids and being fully advised in the premises award the contracts as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Contractor</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Keller Crescent Co.</td>
<td>$10.50</td>
</tr>
<tr>
<td>2</td>
<td>Herbert Journal Co.</td>
<td>13.16</td>
</tr>
<tr>
<td>3</td>
<td>&quot;</td>
<td>1.39</td>
</tr>
<tr>
<td>4</td>
<td>&quot;</td>
<td>6.70</td>
</tr>
<tr>
<td>5</td>
<td>Keller Crescent Co.</td>
<td>209.00</td>
</tr>
<tr>
<td>6</td>
<td>Herbert Journal Co.</td>
<td>52.00</td>
</tr>
<tr>
<td>7</td>
<td>&quot;</td>
<td>21.00</td>
</tr>
<tr>
<td>8</td>
<td>&quot;</td>
<td>45.10</td>
</tr>
<tr>
<td>9</td>
<td>Legeman Printing Co.</td>
<td>32.00</td>
</tr>
<tr>
<td>10</td>
<td>Herbert Journal Co.</td>
<td>6.35</td>
</tr>
<tr>
<td>11</td>
<td>Keller Crescent Co.</td>
<td>1.25</td>
</tr>
<tr>
<td>12</td>
<td>&quot;</td>
<td>22.90</td>
</tr>
<tr>
<td>13</td>
<td>Herbert Journal Co.</td>
<td>9.25</td>
</tr>
<tr>
<td>14</td>
<td>Keller Crescent Co.</td>
<td>17.25</td>
</tr>
<tr>
<td>15</td>
<td>Herbert Journal Co.</td>
<td>11.06</td>
</tr>
<tr>
<td>16</td>
<td>Kosnessmann-Kehl Co.</td>
<td>9.75</td>
</tr>
<tr>
<td>17</td>
<td>Legeman Printing Co.</td>
<td>11.00</td>
</tr>
<tr>
<td>18</td>
<td>Herbert Journal Co.</td>
<td>11.40</td>
</tr>
<tr>
<td>19</td>
<td>&quot;</td>
<td>3.45</td>
</tr>
<tr>
<td>20</td>
<td>Legeman Printing Co.</td>
<td>9.50</td>
</tr>
<tr>
<td>21</td>
<td>&quot;</td>
<td>9.50</td>
</tr>
<tr>
<td>22</td>
<td>&quot;</td>
<td>9.50</td>
</tr>
</tbody>
</table>
On motion the Board adjourned to meet, Monday, December 21, 1914, at 10 o'clock A.M.

\[\text{John W. Wimberg}\\ \text{Henry Helfrich Jr.}\\ \text{Henry W. Hartig}\]

COMMISSIONERS.

Monday, December 21, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now C. A. Opperman and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 21st day of December, 1914.

In the matter of Appointment of Deputy Co. Assessors.

Comes now Paul de Kress and shows to the Board that it is necessary for him to employ deputies to enable him to perform his duties in accordance with the law, and the Board having been duly advised in the premises finds that he is entitled to the service of said deputies and now here orders that the said County Assessor employ such deputies as he shall find necessary during the year 1915, to enable him to perform his duties, in accordance with the law and such deputies to receive compensation at the rate of two ($2.00) Dollars per day.

Repair of Franklin Street Bridge.

On motion it was ordered that the County of Vanderburgh will bear one third of the cost of the repair of Franklin Street Bridge, as per plans and specifications on file, provided that the amount to be paid by Vanderburgh County will not exceed $600.00.
Board of Commissioners, Vanderburgh County, Indiana, December 21, 1914.

Painting Sheriff's Residence.

On motion a contract for painting the Sheriff's Residence was awarded to Chas. Freeman & Son for the sum of $86.00.

Award Contract for Supplies for 1915

Pursuant to a notice given in the Evansville Courier and Evansville Press, newspapers of general circulation published in Vanderburgh County, the Board of Commissioners this day received and opened bids for furnishing the various supplies needed by Vanderburgh County during the year 1915, consisting of books and stationery, blanks etc., for the various County officers; ice for the Court House and Jail, and County Infirmary; Coal for the Court House, Jail and County Infirmary; Supplies for the Court House, Jail and County Infirmary; Supplies for the Court House; Towel supplies for the various offices in the Court House; Conveyances for the County Commissioners, all included in classes one to nine, according to various schedules and specifications, approved by the Board on the 3rd day of December 1914, and on file in the Auditor's Office.

And the Board after opening said bids and being fully advised in the premises award the contracts as follows:

<table>
<thead>
<tr>
<th>Item</th>
<th>Contractors</th>
<th>Class</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Keller Crescent Co.</td>
<td>1-2-3-4</td>
<td>$10.90</td>
</tr>
<tr>
<td>2</td>
<td>Herbert Journal Co.</td>
<td></td>
<td>13.16</td>
</tr>
<tr>
<td>3</td>
<td>&quot;</td>
<td></td>
<td>1.39</td>
</tr>
<tr>
<td>4</td>
<td>&quot;</td>
<td></td>
<td>6.70</td>
</tr>
<tr>
<td>5</td>
<td>Keller Crescent Co.</td>
<td></td>
<td>209.00</td>
</tr>
<tr>
<td>6</td>
<td>Herbert Journal Co.</td>
<td></td>
<td>52.00</td>
</tr>
<tr>
<td>7</td>
<td>&quot;</td>
<td></td>
<td>21.00</td>
</tr>
<tr>
<td>8</td>
<td>&quot;</td>
<td></td>
<td>49.10</td>
</tr>
<tr>
<td>9</td>
<td>Legeman Printing Co.</td>
<td></td>
<td>32.00</td>
</tr>
<tr>
<td>10</td>
<td>Herbert Journal Co.</td>
<td></td>
<td>6.35</td>
</tr>
<tr>
<td>11</td>
<td>Keller Crescent Co.</td>
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<td>1.25</td>
</tr>
<tr>
<td>12</td>
<td>&quot;</td>
<td></td>
<td>22.90</td>
</tr>
<tr>
<td>13</td>
<td>Herbert Journal Co.</td>
<td></td>
<td>9.25</td>
</tr>
<tr>
<td>14</td>
<td>Keller Crescent Co.</td>
<td></td>
<td>17.25</td>
</tr>
<tr>
<td>15</td>
<td>Herbert Journal Co.</td>
<td></td>
<td>11.06</td>
</tr>
<tr>
<td>16</td>
<td>Koememann-Riehl Co.</td>
<td></td>
<td>9.75</td>
</tr>
<tr>
<td>17</td>
<td>Legeman Printing Co.</td>
<td></td>
<td>11.00</td>
</tr>
<tr>
<td>18</td>
<td>Herbert Journal Co.</td>
<td></td>
<td>11.40</td>
</tr>
<tr>
<td>19</td>
<td>&quot;</td>
<td></td>
<td>3.45</td>
</tr>
<tr>
<td>20</td>
<td>Legeman Printing Co.</td>
<td></td>
<td>9.50</td>
</tr>
<tr>
<td>21</td>
<td>&quot;</td>
<td></td>
<td>9.50</td>
</tr>
<tr>
<td>22</td>
<td>&quot;</td>
<td></td>
<td>9.50</td>
</tr>
<tr>
<td>Item</td>
<td>Description</td>
<td>Amount</td>
<td></td>
</tr>
<tr>
<td>------</td>
<td>--------------------------------------</td>
<td>--------</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>Keller Crescent Co.</td>
<td>$8.00</td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>Legeman Printing Co.</td>
<td>9.50</td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>&quot;</td>
<td>9.50</td>
<td></td>
</tr>
<tr>
<td>26</td>
<td>Herbert Journal Co.</td>
<td>14.28</td>
<td></td>
</tr>
<tr>
<td>27</td>
<td>Keller Crescent Co.</td>
<td>1.70</td>
<td></td>
</tr>
<tr>
<td>28</td>
<td>Legeman Printing Co.</td>
<td>13.10</td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>Keller Crescent Co.</td>
<td>1.90</td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>Herbert Journal Co.</td>
<td>239.00</td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>Smith &amp; Butterfield</td>
<td>6.15</td>
<td></td>
</tr>
<tr>
<td>32</td>
<td>&quot;</td>
<td>5.75</td>
<td></td>
</tr>
<tr>
<td>33</td>
<td>&quot;</td>
<td>.45</td>
<td></td>
</tr>
<tr>
<td>34</td>
<td>&quot;</td>
<td>2.30</td>
<td></td>
</tr>
<tr>
<td>35</td>
<td>Evansville Office Equipment Co.</td>
<td>1.98</td>
<td></td>
</tr>
<tr>
<td>36</td>
<td>Smith &amp; Butterfield</td>
<td>4.25</td>
<td></td>
</tr>
<tr>
<td>37</td>
<td>Keller Crescent Co.</td>
<td>.03</td>
<td></td>
</tr>
<tr>
<td>38</td>
<td>&quot;</td>
<td>2.15</td>
<td></td>
</tr>
<tr>
<td>39</td>
<td>Smith &amp; Butterfield</td>
<td>2.65</td>
<td></td>
</tr>
<tr>
<td>40</td>
<td>&quot;</td>
<td>.80</td>
<td></td>
</tr>
<tr>
<td>41</td>
<td>&quot;</td>
<td>1.40</td>
<td></td>
</tr>
<tr>
<td>42</td>
<td>Herbert Journal Co.</td>
<td>1.00</td>
<td></td>
</tr>
<tr>
<td>43</td>
<td>Evansville Office Equipment Co.</td>
<td>4.50</td>
<td></td>
</tr>
<tr>
<td>44</td>
<td>Smith &amp; Butterfield</td>
<td>.03</td>
<td></td>
</tr>
<tr>
<td>45</td>
<td>&quot;</td>
<td>.25</td>
<td></td>
</tr>
<tr>
<td>46</td>
<td>Smith &amp; Butterfield</td>
<td>.60</td>
<td></td>
</tr>
<tr>
<td>47</td>
<td>Keller Crescent Co.</td>
<td>5.50</td>
<td></td>
</tr>
<tr>
<td>48</td>
<td>Smith &amp; Butterfield</td>
<td>.55</td>
<td></td>
</tr>
<tr>
<td>49</td>
<td>Ridgway Optical Co.</td>
<td>2.78</td>
<td></td>
</tr>
<tr>
<td>50</td>
<td>Keller Crescent Co.</td>
<td>14.81</td>
<td></td>
</tr>
<tr>
<td>51</td>
<td>Legeman Printing Co.</td>
<td>3.25</td>
<td></td>
</tr>
<tr>
<td>52</td>
<td>Keller Crescent Co.</td>
<td>6.76</td>
<td></td>
</tr>
<tr>
<td>53</td>
<td>Herbert Journal Co.</td>
<td>19.90</td>
<td></td>
</tr>
</tbody>
</table>

**Class 5 Coal**
- Court House & Jail: Sunnyside Coal Co. Lump 7 3/8
- County Infirmary: Diamond Coal Co. Lump 6 7/8 at mine

**Class 6 Ice**
- Court House & Jail: Schmadel Packing & Ice Co. 25% cwt.
- County Infirmary: 30% cwt.
A resolution by the Board of Commissioners of Vanderburgh County, State of Indiana, granting to the Public Utilities Company, its successors and assigns the right of way across, along and upon certain public highways in said county.

Said Public Utilities Company having filed with this Board its petition asking the right of way along and upon certain public highways in said County and over and upon a certain described right of way.

And the Board of Commissioners having examined said petition and duly considered the same, hereby determines the following as the form of contract to be finally adopted between said Board of Commissioners and the said Public Utilities Company, namely:

This agreement made and entered into this ______ day of January 1915, by and between the Board of Commissioners of the County of Vanderburgh in the State of Indiana, party of the first part and the Public Utilities Company, a corporation organized under the laws of the State of Indiana, party of the second part, witnesseth:

Consent, authority and permission are hereby given and granted by the party of the first part to the party of the second part, its successors and assigns, the right and authority to construct and maintain such curves, turn-outs, tracks and switches upon and over the right of way hereinafter specified in said Vanderburgh County, Indiana, as may be necessary to operate a street railway line over and upon said right of way, which said right of way is more particularly described as follows:

Commencing at a point in the center of Bell Street, in the City of Evansville in Vanderburgh County in the State of Indiana, which said point is six hundred and sixty (660) feet South of the North West corner of the North East quarter of the South West quarter of Section twenty-eight (28) in Town six (6) South, in Range ten (10) West in said County and State; and running thence, from said point and place of beginning East, along the line of said Bell street, extended to the center of Harlan Avenue; thence south thirty-eight (38) feet; thence due East to the East line of the West half of the South West quarter of Section twenty-six (26), in Town six (6) South, Range ten (10) West in said County and State; the same and said terminus being the East side of Walnut Lane.
That said grant is hereby made to the said Public Utilities Company, its successors and assigns for a period of fifty (50) years from the 4th day of March 1901, upon the terms and conditions herein set out.

That the said Public Utilities Company shall in all places where it constructs a single track, place the same in the center of the highways and in all places where it constructs double tracks, the said tracks shall not be more than seven (7) or less than five (5) feet apart and the center of the space between the tracks shall be the center line of the highways.

The poles for the support of the trolley wires for the use of said company shall be placed and maintained on the side of the highways in such position as not to obstruct the drainage and not interfere with the public travel.

That said company shall have the right to construct along the line of any track it may establish upon said above named highways, such curves, turn-outs, tracks and switches as may be necessary for the successful operation of said road; it being understood that said curves, turn-outs, side-tracks and switches shall be so constructed and maintained as not to interfere with public travel.

That said company in constructing its road over and along the above described highways shall lay and maintain its track or tracks to a grade to be furnished by the County Surveyor, at the expense of the said company.

Said company shall at all times maintain that part of said highway occupied by it in good condition and repair for travel for the whole space between its rails and tracks and the space outside thereof to the end of the cross ties; to lay and maintain its tracks so that the rails thereof will be flush and even with the highway at its established grade. And should the authorities, having jurisdiction over said highway, at any time during the continuance of this grant, improve said highway or any part thereof, then said company shall at the same time, improve, in like manner, the space between its rails, where single track is laid, and between its rails and tracks where double tracks are laid, including also the space to the end of cross ties.

All overhead wires shall be at least eighteen (18) feet above the level of the highways; and all rails used shall be rails not lighter than sixty (60) pounds to the yard.

Said company shall under this grant have the right to use any motive power it may deem proper except steam.

The Board of Commissioners may after ninety (90) days notice in writing to said company of its failure to comply with any of the conditions herein specified, terminate said grant and said notice shall state generally the conditions with which the company has failed to comply and the company shall be given an opportunity to comply with said requirements within ninety (90) days after said notice.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals this ______ day of January 1915.

__________________

Commissioners of Vanderburgh County.
By

And the Board of Commissioners here now fixes the 14th day of January 1915, at the commissioners' court room in the Court House in Evansville, Indiana, when the said contract will be finally considered, and the Board designates the Evansville Courier and the Evansville Press as the newspapers in which said contract shall be published as required by statute.

Police Service Ct. House

WHEREAS it has come to the notice of this Board that on or about the first day of November, 1914 an entrance was forced into the basement of the Court House during the night time quite evidently for some unlawful purpose; and

WHEREAS, the County Treasurer at all times and particularly at semi-annual tax paying times, has large sums of currency and cash items in his safe which offers a prize for designing persons because of the want of protection during the hours of night; and

WHEREAS, indispensable public necessity exists in this: that the various offices of the court house and particularly the Treasurer's office, be given protection during the hours of the night by a night watchman who shall visit the interior of the Court House and the various offices at intervals of at least one hour from Six P.M. until Six A.M.;

THEREFORE it is now ordered by the Board that a contract be entered into with Davis-Hougland Detective Service Company for a period of one year from January 1, 1915 providing for hour visits by employee of theirs who must be a responsible man, through the corridors of the Court House basement, first and second floors, during the night hours from 6 P.M. to 6 A.M. and for a night watchman in the Court House all night during the three weeks preceding tax paying time in May and November.

On Motion the Board adjourned to meet, Thursday, December 24, 1914, at 10 o'clock A.M.
Thursday, December 24, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Order of the Board of
Commissioners Granting A
Renewal of Liquor License.

Comes now Henry Neidig and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice of and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as is said application described for the term of one year from the 24th day of December, 1914.

Bids opened for
Pumping Station
County Infirmary.

This being the day set for the opening of bids for the construction of a Pumping Station at the County Infirmary. Comes now the various firms and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>H. G. Newman Plumbing Company</td>
<td>$692.00</td>
</tr>
<tr>
<td>Sieffert Electric Company</td>
<td>765.00</td>
</tr>
<tr>
<td>Kolker Electric Company</td>
<td>799.00</td>
</tr>
<tr>
<td>A. L. Swanson Company</td>
<td>820.00</td>
</tr>
<tr>
<td>Eville Plumbing Company</td>
<td>571.15</td>
</tr>
<tr>
<td></td>
<td>520.00</td>
</tr>
<tr>
<td></td>
<td>532.50</td>
</tr>
</tbody>
</table>

And the Board having examined the various bids and being fully advised in the premises on motion do here award the contract as follows:

Eville Plumbing Company $571.15

Wiring Sheriff's Residence.

On motion a contract was awarded to O. F. Roberts for Wiring Sheriff's Residence for the sum of $125.00.

On motion the Board adjourned to meet, Monday, December 26, 1914, at 10 o'clock A.M.

[Signatures of Commissioners]
Monday, December 23, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant
to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig,
members composing said Board.

The Minutes were read and approved.

Bond of Sheriff
Approved.

On motion the Bond of William Habbe, Sheriff of Vanderburgh County, Elect was
approved in the sum of $5000.00 .

On motion the Board adjourned to meet, Thursday, December 31, 1914, at 10 o'clock A.M.

COMMISSIONERS.

Thursday, December 31, 1914.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to
adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig,
members composing said Board.

The Minutes were read and approved.

Order of the Board of
Commissioners Granting A
Renewal of Liquor License.

Comes now Max Gatch, John W. Hampton, Theodore Kinder, Edw. E. Martin, John Wentzel
and John Witt and present to the board their applications for renewals of license to sell
intoxicating liquors at retail upon the premises described in their applications, together
with copies of the notices of said applications by them published and the proof of the due
publication of said notices.

And the Board, having examined said applications, notices and proofs of publication
and being sufficiently advised in the premises, finds for the said applicants that
they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be
and the same is hereby granted to said applicants as in said applications described for the
term of one year from the 1st day of December, 1914, to Max Gatch, and for the term of one
year each from the 1st day of January, 1915, to John W. Hampton, Theodore Kinder, and for
the term of one year from the 2nd day of January, 1915, to Edw. E. Martin, and for the term
of one year each from the 3rd day of January, 1915, to John Wentzel, and John Witt.

On motion the Board adjourned to meet, Friday, January, 1915, at 10 o'clock A.M.

COMMISSIONERS.
Friday, January 1, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present John W. Wimberg, Henry Helfrich Jr., and Henry W. Hartig, members composing said Board.

The Minutes were read and approved.

Comes now John W. Wimberg and presents to the Board his certificate of election as Commissioners of First District of Vanderburgh County, which certificate is as follows, to-wit:

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

I, William E. Wilson, Clerk of the Circuit Court within and for said County, do hereby certify that at the General Election held in said County on the first Tuesday after the first Monday in November, 1914, the Board of Election Commissioners of said County having assembled in the Circuit Court Room in the Court House in the City of Evansville at six o'clock p.m., the 3rd day of November, 1914, and being duly organized as the Board of Canvassers, declared John W. Wimberg to be duly elected County Commissioner for First District, in said County, as shown from the Returns of said Board of Canvassers on file in my office.

WITNESS my name and the seal of said Court, this 4th day of November 1914.

(SEAL)

William E. Wilson
Clerk Vanderburgh Circuit Court.

OATH OF OFFICE

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

I, John W. Wimberg, do solemnly swear that I will support the Constitution of the United States and of the State of Indiana, and that I will faithfully and honestly discharge the duties of County Commissioner of First District, in said County and State, to the best of my ability, so help me God.

John W. Wimberg

Subscribed and sworn to before me, this 31st day of December 1914.

(SEAL)

William E. Wilson
Clerk Vanderburgh Circuit Court.

And therefore by unanimous consent of the Board, John W. Wimberg took his seat as Commissioner of the First District of Vanderburgh County, Indiana.

On motion Henry Helfrich Jr., was elected President of the Board.
Monday, January 4, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Bert Murphy, Abe Kleyman and Naas Brothers and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 5th day of January, 1915.

Transfer of Location of Liquor License.

Comes now Edward F. Martin and presents to the Board his application for leave to move his place of business for the sale of intoxicating liquors at retail as described in his application, together with a copy of the notice of said application by him published and the proof of due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicant as in said application prayed for.

Transfer of License and Location.

Comes now Wm. J. Mace and presents to the Board his application for permission to sell and transfer to J. Bruning the license to sell intoxicating liquors at retail heretofore granted to him; and comes also J. Bruning and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said Wm. J. Mace and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said Wm. J. Mace is entitled to sell and transfer his said license to said J. Bruning and that said J. Bruning is entitled to purchase and have transferred to him the license of said
Wm. J. Mace, and that said J. Bruning is entitled to move his place of business all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said Wm. J. Mace be and he is hereby granted permission to sell and transfer his said license to said J. Bruning, and that said J. Bruning be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said Wm. J. Mace, and that said J. Bruning be and he is hereby granted the further permission to move his place of business as in said application prayed for.

Order of transfer of Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licenses</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frick &amp; Killenger</td>
<td>Wm. Frick</td>
<td>230 W. Franklin St.</td>
<td>Feb 10-1915</td>
</tr>
<tr>
<td>Less McIntosh</td>
<td>John W. Miller</td>
<td>Knight Twp.</td>
<td>Nov 3-1915</td>
</tr>
<tr>
<td>A. J. Mertlein</td>
<td>Emerson Seldon</td>
<td>2345 Fulton Ave.</td>
<td>Jan 1-1915</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Report of County Highway Superintendent.

Mr. Nicholas Peter County Highway Superintendent presented his annual report, which after examination was accepted and approved and ordered filed.

On motion the board adjourned to meet, Thursday, January 7, 1915, at 10 o'clock A.M.
Thursday, January 7, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present are Henry Helfrich Jr., Henry W. Hartig, and John W. Simberg, members composing said Board.

The Minutes still on and the limit of time is reached in these.

Order of the Board.

The Vice President is positively selling Sergos Renewal of Liquor, this kind and make are advertised to offer you at this price. Full cut, gilt strips, tall lined, in their application for renewals of said price, pull out, pocket, and extra all new. Since 6 to 17, published and the above Waits to Go. With them.

And the said applications and being submitted, they are entitled to the same and the same is a term of one year from the 1st day of January, 1915, to Leo Stofleth and for the term of one year from the 1st day of January, 1915, to Geo. Reed.

Report of Sec.

Mr. G.

Report, which was adopted and approved and ordered filed.

Report of County Treasurer.

Mr. G.

Proceeds of said notices, found in Vanderburgh County, presented his quarterly report for the year 1914, which after examination was accepted and approved and ordered filed.

Specification of broken Rock & Gravel pipes to be used for the bridges in Vanderburgh County during the year 1915, was on motion hereby adopted said specifications, and will be published the Auditor.

February 19, 1915.

Ed.
Board of Commissioners, Vanderburgh County, Indiana, January 4, 1915

Wm. J. Mace, and that said J. Bruning is entitled to move his place of business all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said Wm. J. Mace be and he is hereby granted permission to sell and transfer his said license to said J. Bruning, and that said J. Bruning be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said Wm. J. Mace, and that said J. Bruning be and he is hereby granted the further permission to move his place of business as is said application prayed for.

Order of transfer of liquor license.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wm. Frick</td>
<td>230 W. Franklin St.</td>
<td>Feb 10-1915</td>
</tr>
<tr>
<td>John W. Miller</td>
<td>Knight Twp.</td>
<td>Nov 9-1915</td>
</tr>
<tr>
<td>Edward Pfeffer</td>
<td>1031 W. Delaware St.</td>
<td>Oct 27-1915</td>
</tr>
<tr>
<td>Emerson Balsdon</td>
<td>2345 Fulton Ave.</td>
<td>Jan 1-1915</td>
</tr>
<tr>
<td>Wm. H. Miller Knight Twp.</td>
<td>1000-1006 W. Franklin St.</td>
<td>Feb. 1-1915</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Report of County Highway Superintendent.

Mr. Nicholas Peter County Highway Superintendent presented his annual report, which after examination was accepted and approved and ordered filed.

On motion the board adjourned to meet, Thursday, January 7, 1915, at 10 o'clock A.M.
Thursday, January 7, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Leo Stofleth and Geo. Reed and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 7th day of January, 1915, to Leo Stofleth and for the term of one year from the 10th day of January, 1915, to Geo. Reed.


Mr. Geo. Fares, Secretary of the Miners Examining Board presented his annual report, which after examination was accepted and approved and ordered filed.

Report of County Treasurer.

Mr. Carl Lauenstein Treasurer of Vanderburgh County, presented his quarterly report for the quarter ending December 31, 1914, which after examination was accepted and approved and ordered filed.

Specifications for Broken Rock for 1915.

Comes now Nicholas Peter and presents specifications for Broken Rock and Gravel to be used for the repair of Fre Turnpikes in Vanderburgh County during the year 1915, and the board having examined the same, on motion hereby adopt said specifications, and the Auditor is ordered to advertise for bids for same to be received on Thursday, February, 1915, at 10 o'clock A.M.
Wm. J. Mace, and that said J. Bruning is entitled to move his place of business all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said Wm. J. Mace be and he is hereby granted permission to sell and transfer his said license to said J. Bruning, and that said J. Bruning be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said Wm. J. Mace, and that said J. Bruning be and he is hereby granted the further permission to move his place of business as in said application prayed for.

Order of transfer of liquor license.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frick &amp; Killenger</td>
<td>Wm. Frick</td>
<td>236 W. Franklin St.</td>
<td>Feb 10-1915</td>
</tr>
<tr>
<td>Lesa McIntosh</td>
<td>John W. Miller</td>
<td>Knight Twp.</td>
<td>Nov 9-1915</td>
</tr>
<tr>
<td>John H. Willens</td>
<td>Edward Pfeffer</td>
<td>1031 W. Delaware St.</td>
<td>Oct 27-1915</td>
</tr>
<tr>
<td>A. J. Hartlein</td>
<td>Emerson Salmond</td>
<td>2245 Fulton Ave.</td>
<td>Jan 1-1915</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Report of County Highway Superintendent.

Mr. Nicholas Peter County Highway Superintendent presented his annual report, which after examination was accepted and approved and ordered filed.

On motion the Board adjourned to meet, Thursday, January 7, 1915, at 10 o’clock A.M.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Winberg, members composing said board.

The Minutes were read and approved.

The Board of

Granting A

Iquor license.

omes now Leo Stofletl and Geo. Reed and present to the board their applications of license to sell intoxicating liquors at retail upon the premises described in the applications, together with copies of the notices of said applications by them delivered to said renewals of license as prayed for in said applications.

nd the board, having examined said applications, notices and proofs of publica-

ng sufficiently advised in the premises, finds for the said applicants that they are hereby granted to said applicants as in said applications described for the year from the 7th day of January, 1915, to Leo Stofletl and for the term of one year from the 10th day of January, 1915, to Geo. Reed.

G. Board.

r. Geo. Fares, Secretary of the Miners Examining Board presented his annual report after examination was accepted and approved and ordered filed.

r. Carl Lauenstein Treasurer of Vanderburgh County, presented his quarterly report for the quarter ending December 31, 1914, which after examination was accepted and ordered filed.

ons for

For

omes now Nicholas Peter and presents specifications for broken rock and gravel for the repair of free turnpikes in Vanderburgh County during the year 1915, and having examined the same, on motion hereby adopt said specifications, and is ordered to advertise for bids for same to be received on Thursday, January 7, 1915, at 10 o’clock A.M.
In the matter of the Highway petition of Alex B. Jarvis et al.

Comes now the Helfrich Lumber & Mfg. Co. and enters its special and limited appearance herein and files its verified motion in the words and figures following:

STATE OF INDIANA

VANDERBURGH COUNTY

Before the Board of Commissioners.

In the Matter of the highway petition of Alex B. Jarvis, John W. Henderson, Frank Bigeler, et al.

Wessel's Lane

Petition of Helfrich Lumber and Manufacturing Company to dismiss.

The Helfrich Lumber and Manufacturing Company hereby enters its special and limited appearance herein for the purpose of this motion only, and so specially appearing says that all the real estate described in the petition of the above entitled cause, and all of the real estate described in the order of the viewers in said cause, and all of the real estate described in the report of the viewers herein is the property of and owned in fee simple by Helfrich Lumber and Manufacturing Company, a corporation organized under and pursuant to the laws of the state of Indiana.

That said Helfrich Lumber and Manufacturing Company is not named as a land owner in said petition, order, report, or in any paper in said cause.

That no notice of any kind has ever been given to or served on said Company in any manner, and no notice has ever been issued in said cause to or against said Company.

WHEREFORE, your petitioner Helfrich Lumber and Manufacturing Company says that this Honorable Court has no jurisdiction in this cause and asks that all the proceedings herein be dismissed, and that no further action be taken in said cause.

Brill, Hatfield & Brady
Attorneys for Helfrich Lumber and Manufacturing Company.

STATE OF INDIANA

VANDERBURGH COUNTY

The undersigned being duly sworn upon his oath says that he is a stockholder in and officer to-wit: President of Helfrich Lumber and Manufacturing Company and makes this affidavit for and on behalf of said Company; that affiant is familiar with and has personal knowledge of the matters and things set out in the foregoing petition, the allegations of which affiant says are true in substance and in fact.

Edward H. Helfrich

Subscribed and sworn to before me this 6 day of January, 1915.

Frank H. Hatfield.

Notary Public

My commission expires, Jany 19-1915

(SEAL)
And the board having examined said petition finds that the same should be sustained, it is therefore ordered and adjudged by the board that the petition herein be dismissed.

In the matter of the highway petition of Henry S. Shafer et al.

Comes now John Weidner, Frank J. Goebel and Henry H. Reitman, viewers heretofore appointed herein, who having duly qualified as by law required now file their report in the words and figures following:

ROAD VIEWERS' REPORT

To the honorable Board of Commissioners of Vanderburgh County, Indiana:

We, the undersigned viewers, who were appointed by your honorable body at your regular December term, 1914, to view a proposed highway, as petitioned for by Henry S. Shafer et al., have discharged the duty assigned us, and submit you the following report, to-wit:

We met as directed in the order hereunto attached and made a part hereof, and after being duly qualified as appears therein, proceeded to view such proposed highway in the manner as by law prescribed, which by routes and bounds and course and distance is as follows, to-wit: The said proposed highway to be Thirty feet in width, and commences Commencing on the Eastern Boundary Line of the Northeast quarter of the Northeast Quarter of Section Twenty-four (21), Township Six (6) South, Range Ten (10) West, where the same is intersected by the Northwestern Boundary line of the Petersburgh Road, and extending thence North to the Northeast Corner of the Southeast Quarter of Section Sixteen (16), Township Six (6) South, Range Ten (10) West, and extending thence West to the Northwest Corner of the Southeast Quarter of said Section Sixteen (16).

Said highway to be located and established along said route Thirty (30) feet in width. Said proposed highway will pass over and upon the lands of the following persons, to-wit:-- Mary Mexal, Arthur Trimble, Henry Shafer, Frieda Shafer, Anna Seiler Mutchman, John Shafer, Catharine Schmitt, City of Evansville, William Kochler, Ollie Reed, John Schmitt, and Mary Schmitt

And we are of the opinion that said proposed highway would not be of public utility.

Frank J. Goebel
John Weidner
Henry H. Reitman

Viewers.

And the board finding that said report should be approved it is now ordered that the same be approved and the petition be dismissed.

On motion the Board adjourned to meet, Monday, January 11, 1915, at 10 o'clock A.M.

[Signatures]

COMMISIONERS.
Monday, January 11, 1915.

The Board of Commissioners of Vanderburgh County, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Scott & Iliau and Frank Crisp and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 11th day of January, 1915, to Scott & Iliau, and for the term of one year from the 12th day of January, 1915, to Frank Crisp.

On motion the Board adjourned to meet Thursday, January 14, 1915, at 10 o'clock A.M.

Henry Helfrich Jr.

Henry W. Hartig

John W. Wimberg

COMMISSIONERS.

Thursday, January 14, 1915.

The Board of Commissioners of Vanderburgh County, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Henry C. Wagner and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that he is entitled to said renewal of license as prayed for in said application.
It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 14th day of January, 1915.

On Motion the board adjourned to meet, Friday, January 15, 1915, at 9:00 o'clock A.M.


The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimbarg, members composing said Board.

The Minutes were read and approved.

In the Matter of the Petition of the Public Utilities Company for a Franchise over and across certain highways in Vanderburgh County:

Comes now the Public Utilities Company, and the petition of said company for a franchise and the proposed franchise and contract agreed to between this board and said company having been heretofore recorded in the records of this board, the same being in Record number 8-1 at page 495, and it appearing to the board that publication of the said proposed franchise and contract was duly made and had in the Evansville Courier and Evansville Press, each a daily newspaper of general circulation and published in the City of Evansville, Indiana, and printed in the English language and by posting a full and complete copy of said proposed contract in ten public places in the County of Vanderburgh, State of Indiana, that said publications and posting were duly made and had in said newspapers in full compliance with the order of the Board heretofore made herein and in accordance with the provisions of the act of the General Assembly of the State of Indiana, approved March 6th, 1913; and it further appearing that on the day fixed in said publication for a hearing upon the proposed franchise and contract, to-wit: The 14th day of December 1914, no remonstrance was filed against or other objection made to the execution of said proposed contract or the granting of said proposed franchise; it is now therefore considered and ordered by the board that the petition of said Public Utilities Company be and the same is here now granted and that the proposed franchise and contract with said Public Utilities Company heretofore set out in the records of this Board, be and the same is here finally considered by this board, and the board being sufficiently advised in the premises, said contract and franchise is here now ratified, approved and confirmed.

On Motion the board adjourned to meet, Thursday, January 21, 1915, at 10 o'clock A.M.
Thursday, January 21, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimborg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Emerson Balsdon, Chas. Thompson and Wm. Lackman, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 22nd day of January, 1915, to Emerson Balsdon, and for the term of one year each from the 24th day of January, 1915, to Chas. Thompson, and Wm. Lackman.

Appointment of Alternate to Purdue University.

On motion Mr. Leroy Hanning was appointed alternate, as student at Purdue University for balance of the present School year, ending June 1915.

Annual Report of Board of County Commissioners for 1914.

Comes now C. P. Beard Auditor and submits to the board of County Commissioners for their consideration and approval the Annual Report of Receipts, Disbursements and Balances on account of County Funds and the several Miscellaneous and Trust Funds of Vanderburgh County, in the words and figures as follows, to wit:--
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Board of Commissioners, Vanderburgh County, Indiana, -·········~-~~.Y..~. ~.Y.. . ._g!. .'.................... /91 . ?..~.. •

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STATEMENT OF THE

Board of Commissioners ofVandarburgh County, Indiana
-----OF THE-----

ReceiptS, Disbursements and Balances of Said County for the Yea.r 1914
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Local Tuition ..... , .............. .
Special School ................... ,
Road Tax ........................ .
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Town of Howell Tax .••...••.•••••
City of Evansville , , . , .... , . , , , , , •
Miscellaneous Township ...•.• , , , ,
Building and Furnishings ...•••..•.
Manual Training , , .. , ......•.. , .. ,
Teachers' .Pension Pund ....•... , ••
Union Twp. Spec. Sch. Bond Tax.,
Gravel Road Bond Tax, , .•......•••
Common School Principal . , .. , , •. ,
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Common School Interest .....•••••
Congressional School Interest .. , •• ,
Permanent Endowment Interest •••
Rent •Twp, Sch. Land 8-11 ..•.••••
Gravel Road Construction ..•....•.
Fines and Forfeitures .•..••.••••.•
Tax . Sale Redemption .•...•.••••••
Docket Fees . ~ ••...........••.•.••
Common School Revenue •..•••..•
Surplus Dog Fund ....•..•..••••..
Gravel Road Repairs ...••.••.••..
Liquor Licenses ................. .
County Sinking Fund ...••..••••••
County Bond Interest , •.. , , ••.••••
Show Licenses ................... .
Orr· Dinner Fund ................ .
Inheritance Tax .................. .
Humane Fund Fee ............... .
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Overdrafts.

Balance
Jan. 1, 1915.

Total
Credits.

Disbursements, 1914.

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23.56
112,662.51

$218,006.16
$213,215.51

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$4,790.65

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$4,790.65

·statement of County Funds, Receipts and Disbursements
Receipts,

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Clerk Circuit Court . . . . . . . . . . . . . . . . . . . . . . . . . . . $ 7,555. 05
County Auditor ...... ·........................ .
2,960·. 92
2,175.10
County Treasurer ............................ .
County Recorder .. , .•.. , ... , •. , .........•. , ••
5,727.20
1,770. 55
County Sheriff ....... -........................ .
10.00
County Surveyor ............................ .
5.50
County Superintendent ...................... .
County Assessor ............................ .
County Coroner ..........................
. county Health Commissioner •••••..••.•••••..
Commissioners' Court ........................ .
County Council .............................. .
County and Pauper Attorneys •••...•• , •.•••..
County Board of Review ..................... .
..
County Boar'd of Truancy ••••••....•••••....•.
Expense of Assessing ........................ .
Township Poor .............................. .
10,019.26
Court House .... -. ............................ .
3.75
Coounty Jail .... ~ ·.................... -........ .
County Poor Farm .......................... .
61.94
Orphans' Home, White and Colored ••••.••••.••
Inmates State Institutions ••• , ••••••••••••••••
Insanity . . . . . . . . . . ......
Elections . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . , ......... .
Burial of Soldiers ......... ·. . . . . . . . . . . . . . . . . . . . . . . ........ .
Printing and Advertising . .. • .. .. .. • .. • .. .. . ..
135.20
Highways . . . . . . . . . . . . . ; . . . . . . . . . . . . . . . . . . . . .
15.00
Board of County Charities ..•••.•••••••••..••. , , , .•.....•
Farmers' Institute . . . . . . . . . . . . . . . . . . . . . . . . . . . . . ........ .
Ditches . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .
36.00
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Disbursements.
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Receipts.

9,112.58
11,264.43
11,363.82
4,602. 00
17,315.67
73.45
2,205. 30
2,067.00
5,237.63
2,239,25
4,693.20
140.00
1,883. 25
558.60
1,200. 00
14,792.00
18,335.96
13,024.33
3,432.04
14,148.46
6,518.42
5,511.20
3,343.80
12,821.51
2,798.25
1,536.55
275.05
50.00
59.00
36.00

Expense of Employes, Special Service ••.•••••••
Deficiency In School Funds • , , •• , ••..•.•• , ....
Travel County Officers •..... , , •••.•.•...•..••.
Expense School Fund Loans •.•••.•••••.....•.
Expenses Miners' r::xam, Board .•••••.••••.•••
City Directories • . . . . . . . . . . . • • • • • • • . •.•••••••
Insurance . . . . . . . . . . . . . ..................... .
Medical Attention Inmates Co. Inst. • •. , ••..•••
Telephones . . . . . . . . . . . . . .................... .
Court Costs of County ....•.•.••.•••.•••••.••
Taxes Refunded ••..............•••..••..•..••
Examination of Public Records ............••••
County Penal and Benevolent Institutions ..••••
Donations and Bounties •••.....•.•.•.........
Expenses of Bridges (New) • , •.. , •....... , .•.
Expense of Bridge Repairs .•.••............•..
Temporary Loans ..............•...•..••..••••
Preliminary Expense oC Roads. . • . . • . • . . . . . . . • •
Prosecuting Attorney . . . . • . . . . . .. • • . • . . . . • • • • .
Changes of Venue . . . . . . . . . . . . • • . . • • • • . • • • . . • •
Circuit Court, Special Judges .. .. .. .. .. .. .. .. •
Expense Circuit Court . . . . . . . . • . • • • .. . • • • • . • • .
Superior Court, Special Judges. . • • . • • • . • • . • • • • .
Expenses Superior Court .................... , •
Interest from Depositories .•..•.•••••.•••••• , •
Taxes County Revenue . • . . • • • • . . . . • . • . . • • . • • •
Miscellaneous . . • . . . . . . . . . . . . . .•.•.••••••. , •. ,

Totals .............. .

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75.25
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759.05
4,757.90

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21.85

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676.00
2,849. 33
561.70
45.00
3,609. 66
120,00
124,00
8,156. 90
192,113.71
369 .12

--................... .-$244,614.94

Disbursements.
475.00
1,212.65
142.50
258.35
576.00
120.00
295.00
68.70
639.63
2.75
762.05
5,733.90
6,992.18
1,000.00
14,518.00
3,670.17
3,900.00
369.90
3,870. 35
1,622 .oo
45.00
19,687.38
120.00
4,405. 65

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$241,128.91

Statement of Receipts, Disbursements and Balances for the Year 1914
·
of All County Funds and Miscellaneous Funds
Balance January 1, 1914 . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .................. $ 293,095.1'1
Receipts during Year 1914- .... ................................................................................................ 1,823,905.83-$2,117,001.00
Overdrafts January 1, 1914 . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .. · · ........... $
2,132.13
Disbursements during Year, 1914 ..•.•.•••••...••...•........•....•.....••..•..•.•...•..•••...•••............•..............• 1,901,653.36-$1,903,785.49

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Auditor's Net Balance January 1, 1915 . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . ...................... .
Outstanding Warrants January. 1, 1915 . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . ......................... .

$ 213,215.51
3,372. 47

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$ 216,587. 98

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Trea.surer's Net Balance January 1, 1915 ..................................................... .

HENRY HELFRICH, JR.,
HENRY W. HARTIG,
JOHN W. WIMBERG,
Bonrd of County Commissioners.

ATTEST:CHARLES P. BEARD, County Auditor.
ATTEST:CARL LAUENSTEIN, County Treasurer.

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And the Board having carefully examined the above report, and being fully advised
in the premises on motion do here now accept and approve the said report and it is hereby
Evan~ville

ordered spread of record and ordered published in the

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Demokrat and the Evansville

Courier, and a copy posted at the Court House Door of Vanderburgh County as required by law.
On motion the Board adjour·ned to meet, Monday, January 25, 1915, at 10 o'clock A.M. i
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Board of Commissioners, Vanderburgh County, Indiana, January 25, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig and John W. Wimberg members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners
Granting A Renewal of Liquor License.

Comes now W. S. Averitt and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 27th day of January, 1915.

On motion the Board adjourned to meet, Thursday, January 28, 1915, at 10 o'clock A.M.

Henry Helfrich Jr.

Henry W. Hartig

John W. Wimberg

COMMISSIONERS.
Thursday, January 25, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Chas. A. Sherwood and John V. Stroebel and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 26th day of January, 1915, to Chas. A. Sherwood, and for the term of one year from the 31st day of January 1915, to John V. Stroebel.

On motion the Board adjourned Sine Die.

[Signatures]
Monday, February 1, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry Helfrich, Jr., Henry W. Martig, and John W. Winberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Matt Foster, Peter Egli, John Schelhorn, Chas. J. Henshaw, John C. Busch, W. D. Aiken, Walter Kniesche, Ayres & Riess, Richard Gerard, Jos. W. Brenner, George Stokely, Fred Oehlkuch, Wm. Schriek, Chas. Walters, Martin Emig, Jr., Chas. F. Schelhorn, B. L. Hoppel, Harry Helmrich, Fred Hafendorfer and Val. Rheinlander, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 1st day of February, 1915, to Matt Foster, Peter Egli, John Schelhorn, Chas. J. Henshaw, John C. Busch, W. D. Aiken, Walter Kniesche, Ayres & Riess, Richard Gerard, Jos. W. Brenner, George Stokely, Fred Oehlkuch, Wm. Schriek, Chas. Walters, Martin Emig, Jr., and Chas. F. Schelhorn; and for the term of one year each from the 2nd day of February, 1915, to B. L. Hoppel, and Harry Helmrich; and for the term of one year each from the 3rd day of February, 1915, to Fred Hafendorfer, and Val. Rheinlander.

Order of the Board of Commissioners Granting Permission to transfer and Sell a Liquor License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.

<table>
<thead>
<tr>
<th>Names of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
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</thead>
<tbody>
<tr>
<td>William Miller</td>
<td>Leon McIntosh</td>
<td>407 Fulton Ave.</td>
<td>Feb. 16-1915</td>
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<td>Joseph Bender Adm.</td>
<td>Joseph Bender</td>
<td>German Township</td>
<td>Feb. 10-1915</td>
</tr>
<tr>
<td>Harry Perelmut</td>
<td>Ben Rosen</td>
<td>58 Gordon Avenue</td>
<td>Mar. 1-1915</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the
notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Transfer of License and Location.

Comes now A. Huggins and presents to the board his application for permission to sell and transfer to A. N. Phillips the license to sell intoxicating liquors at retail heretofore granted to him; and comes also A. N. Phillips and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said A. Huggins and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said A. Huggins is entitled to sell and transfer his said license to said A. N. Phillips and that said A. N. Phillips is entitled to purchase and have transferred to him the license of said A. Huggins, and that said A. N. Phillips is entitled to move his place of business, all as in said applications prayed for.

It is therefore ordered and adjudged by the Board that said A. Huggins be and he is hereby granted permission to sell and transfer his said license to said A. N. Phillips and that said A. N. Phillips be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said A. Huggins, and that said A. N. Phillips be and he is hereby granted the further permission to move his place of business as in said applications prayed for.

Transfer of License and Location.

Comes now Earl S. Gentry and presents to the board his application for permission to sell and transfer to Alfred J. Hartlein the license to sell intoxicating liquors at retail heretofore granted to him; and comes also Alfred J. Hartlein and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said Earl S. Gentry and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.
And the board having examined said applications, notice and proof of publication
and being sufficiently advised in the premises, finds for the said applicants that said Earl
B. Gentry is entitled to sell and transfer his said license to said Alfred J. Hartlein and
that said Alfred J. Hartlein is entitled to purchase and have transferred to him the
license of said Earl B. Gentry, and that said Alfred J. Hartlein is entitled to move his
place of business all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said Earl B. Gentry be and
he is hereby granted permission to sell and transfer his said license to said Alfred J.
Hartlein, and that said Alfred J. Hartlein be and he is hereby granted permission to purchase
and have transferred to him said license herefore issued to said Earl B. Gentry, and that
said Alfred J. Hartlein be and he is hereby granted the further permission to move his place
of business as in said application prayed for.

Transfer of Location
Liquor License.

Comes now Wm. J. Frick and presents to the board his application for leave to
move his place of business for the sale of intoxicating liquors at retail as described in
his application, together with a copy of the notice of said application by him published
and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and
being sufficiently advised in the premises, finds for the said applicant that he is entitled
to permission to move his place of business as prayed for in said application.

It is therefore ordered and adjudged by the board that an order of transfer be and
the same is hereby granted to said applicant as in said application prayed for.

Appointment of Guards
for Prisoners in County
Jail.

On motion it is hereby ordered that the Sheriff be authorized to employ until
further action of this board two guards for prisoners in the County Jail, to guard them
when at work inside or outside of the Jail, and it is further ordered that each guard be
paid the sum of $2.50 per day.

Appointment of
Janitor.

On motion it is hereby ordered that Sylvester Kaltenbacher be appointed Janitor for
the Court House to succeed John L. Geissler.

On motion the Board adjourned to meet, Thursday, February 4, 1915, at 10 o'clock A.M.
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Halfrich, Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Comes now Alfred J. Hartlein, Nathan Hulsey and Val. Schneider, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 6th day of February, 1915.

On motion the Board adjourned to meet, Monday, February 8, 1915, at 10 o'clock A.M.
Board of Commissioners, Vanderburgh County, Indiana, February 8, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Fred Gahr, Fred W. Osseburg, Wm. J. Frick, Harry Lawrance and Joseph Bender, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 8th day of February, 1915, to Fred Gahr, and for the term of one year from the 9th day of February, 1915, to Fred W. Osseburg, and for the term of one year each from the 10th day of February, 1915, to Wm. J. Frick, Harry Lawrance and Joseph Bender.

Assessment of Real Estate and Improvements.

This being the year for the quadrennial assessment of real estate and improvements under the taxing laws of the State necessitating much extra work in the office of Assessor of Pigeon Township what can be very much expedited if a sufficient force of competent men can be retained immediately, in view of which fact the board deems it a matter of indispensable public necessity that the Township Assessor of Pigeon Township, Vanderburgh County, Indiana, be authorized and empowered to at once employ the necessary number of competent deputy assessors for the purpose of making the quadrennial assessment of real estate and improvement in said township is by law required; it is therefore ordered that the said township assessor of said Pigeon Township be and he is hereby authorized and empowered to employ the needed number of deputy assessors to make the quadrennial assessment of real estate and improvements of said township.

On motion the Board adjourned to meet, Thursday, February 11, 1915, at 10 o'clock A.M.

[Signatures of Commissioners]
Thursday, February 11, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Heffrich Jr., Henry W. Hartig and John W. Winberg members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Harry Anderson, Wm. C. Schroeder and C. J. Pickrell, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 11th day of February, 1915, to Harry Anderson, and for the term of one year each from the 14th day of February, 1915, to Wm. C. Schroeder and C. J. Pickrell.

Awards Contracts for Broken Rock

This being the time set for opening bids for broken rock and gravel for the repairs of the various turnpikes of the County during the year 1915, come now the various parties and submit to the board their bids and the board proceeded to open the same.

On motion the board, after a careful examination of said bids and being fully advised in the premises, awarded the contracts for the ensuing year to the parties, being in estimation of the board the best bidders, said rock and gravel to be delivered as per specifications for the same and according to the items in said specifications as follows, to-wit:--

<table>
<thead>
<tr>
<th>Item</th>
<th>1</th>
<th>Phil B. Frey</th>
<th>2</th>
<th>W. C. Schroeder</th>
<th>3</th>
<th>C. J. Pickrell</th>
</tr>
</thead>
<tbody>
<tr>
<td>1/4</td>
<td>B</td>
<td>Bedford &amp; Nugent</td>
<td>4</td>
<td>Ev. Sand &amp; Gravel Co.</td>
<td>5</td>
<td>Phil B. Frey</td>
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<td>1/4</td>
<td>B</td>
<td>Bedford &amp; Nugent</td>
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<td>Phil B. Frey</td>
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<td>12</td>
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<tr>
<td>1/4</td>
<td>B</td>
<td>Bedford &amp; Nugent</td>
<td>4</td>
<td>Ev. Sand &amp; Gravel Co.</td>
<td>5</td>
<td>Phil B. Frey</td>
</tr>
<tr>
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<td>8</td>
<td>9</td>
<td>10</td>
<td>11</td>
<td>12</td>
</tr>
</tbody>
</table>

Award for broken rock as per contract.
<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Price</th>
<th>Size</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>Geo. W. Schmidt</td>
<td>$1.60</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>John A. Kenz</td>
<td>$1.75</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>&quot;</td>
<td>$2.10</td>
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<td>28</td>
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<td>85</td>
<td>Phil B. Frey</td>
<td>$1.49</td>
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</tbody>
</table>
On motion the Board adjourned to meet, Monday, February 15, 1915, at 10 o'clock A.M.

[Signatures of Commissioners]

COMMISSIONERS.
IN VACATION.

Assignment of Tax Certificate No. 16 of the sale of 1915.
For Value Received, I hereby assign to Peoples Savings Bank the within
tax sale certificate No. 16.

J. M. Kollmyer.

State of Indiana, Vanderburgh County, ss:
This day appeared before me the undersigned, J. M. Kollmyer and acknowledged
the execution of the foregoing assignment.

WITNESS, my hand and seal, this 16th day of February, 1915.

C. P. Beard,
SEAL.
Auditor V. C.

Assignment of Tax Certificate No. 61 of the sale of 1913.
For Value Received, I hereby assign to Helena Reisinger the within tax sale
certificate No. 61.

M. A. Clark.

State of Indiana, Vanderburgh County, ss:
This day appeared before me the undersigned, M. A. Clark and acknowledged
the execution of the foregoing assignment.

WITNESS, my hand and seal, this 31st day of August, 1914.

SEAL.
A. Homer Burket,

My Commission expires May 7, 1916.

Notary Public.

TAX TITLE DEED.

Whereas, Helena Reisinger, assignee, did on the 16th day of February, 1915, produce to the undersigned, Charles P. Beard, Auditor of the County of Vanderburgh, in the State of Indiana, her certificate of purchase, in writing, bearing date the 16th day of February, 1913, signed by Charles P. Beard, who at the last mentioned date was the Auditor of said County, from which certificate it appears that M. A. Clark did, on the 10th day of February, 1913, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to M. A. Clark for the sum of Twelve -- Dollars and eighty-seven Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Josephine Schlensaker for the non-payment of taxes, costs and charges for the years 1912 and previous years, namely:

Lots Eight (8), Nine (9) and Ten (10) in Block
Two (2) in Smithland in Center Township.

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands,
and it appearing that the said Helena Reisinger, Assignee, is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Josephine Solensker nor any person in her behalf having paid or tendered the amount due the said Helena Reisinger on account of the aforesaid purchase, and for taxes by her since paid; and the said Helena Reisinger having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1912 and previous years.

Therefore, this Indenture, Made this 17th day of February, 1915, between THE STATE OF INDIANA, by Charles P. Beard, Auditor of said County, of the first part, and the said Helena Reisinger of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part, her heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lots Eight (8), Nine (9) and Ten (10) in Block Two (2) in Smithland in Center Township.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, her heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

In testimony whereof, The said Charles P. Beard, Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

SEAL.

Charles P. Beard.

Attest: Carl Launstein.

Auditor Vanderburgh County.

Treasurer Vanderburgh County.

State of Indiana, Vanderburgh County, ss:

Before me, the undersigned, a Notary Public in and for said County, this day personally came the above named Charles P. Beard, Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

In Witness Whereof, I have hereunto set my hand and seal this 17th day of February, 1915.

SEAL.

Mabel Zumstein,

Notary Public.

My Commission Expires

Feb. 5, 1917.
Board of Commissioners, Vanderburgh County, Indiana, February 15, 1915.

Monday, February 15, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich, Jr., Henry W. Hartig and John W. Wimberg, members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Comes now Leas McIntosh and presents to the Board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the Board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant, that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a renewal of license be and the same is hereby granted to said applicant as in said said application described for the term of one year, from the sixteenth day of February, 1915.

On motion the Board adjourned to meet Thursday, February 18, 1915.

In the Matter of the proposed erection of a Memorial Coliseum Building.

Comes now the Vanderburgh County Memorial Coliseum Corporation and files its bond in the sum of $10,000 to secure the payment of its one third of the cost of the Vanderburgh County Coliseum, and action on said bond is now postponed until a subsequent date.
Thursday, February 18, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich, Jr., Henry W. Hartig and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting Renewals of Liquor Licenses.

Come now Valentin Becker, Chas. F. Morsch, Frank Sicilia, Ernst Knodel and Wade J. Hampton and present to the Board their applications for renewals of licenses to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants, that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same are hereby granted to said applicants as in said applications described for the term of one year, from the 19th day of February, 1915 to Valentin Becker, and for the term of one year from the 21st day of February, 1915, each, to Chas. F. Morsch, Frank Sicilia, Ernst Knodel and Wade J. Hampton.

On motion the Board adjourned to meet, Wednesday, February 24, 1915, at 10 o'clock A.M.
Wednesday, February 24, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present, Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

In the Matter of the proposed erection of a Memorial Coliseum Building.

Comes now the Vanderburgh County Memorial Coliseum Corporation and files its verified petition, which is in words and figures following, to-wit:-

PETITION

STATE OF INDIANA !
VANDERBURGH COUNTY : 

BEFORE THE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, FEBRUARY TERM, 1915.

In the Matter of the proposed erection of a Memorial Coliseum Building.

The undersigned, Vanderburgh County Memorial Coliseum Corporation, respectfully shows that pursuant to action taken by the Board of Commissioners of Vanderburgh County on the 6th day of May, 1913, the said Board did on the 17th day of December, 1913, ratify and confirm the resolution and contract for the erection of a proposed Memorial Coliseum Building and to that end made and entered the following order and judgment, the same being of record in Board of Commissioners' Record S - 1, at page 157, to-wit:-

"It is therefore considered and adjudged that the resolution heretofore adopted by the Board on the 6th day of May, 1913, be and the same is hereby ratified and confirmed, on the basis of an expenditure of $100,000.00 for the proposed Coliseum, provided, however, that should said petitioner, the Vanderburgh County Memorial Coliseum Corporation, succeed in raising an additional amount up to $50,000.00 as and for its portion of the fund with which said Coliseum shall be erected, that in that event the Board will increase the portion to be appropriated by the County of Vanderburgh accordingly up to $150,000.00."

Said petitioner now shows that since the foregoing order of December 17th, 1913, was entered by the Board of Commissioners, it has raised an additional amount of money for the purpose contemplated so that the total now aggregates $90,000.00; that it has in cash $37,266.96, of which amount the sum of $1100.00 is in the form of three negotiable and bankable notes, the makers of which are emply solvent, and which are treated as such because they are convertible into cash at any time; that it has in stock subscriptions or pledges a total sum of $16,825.16, from which said Corporation hopes to realize in cash at least $12,713.02, which is the amount needed to bring the total of cash up to $50,000.00. A list of said stock subscriptions or pledges is attached herewith and made a part of this petition.

Board of Commissioners, Vanderburgh County, Indiana, February 24, 1915.

Parsons, Phelps F. Darby, and Henry Wimberg as sureties thereon, conditioned that said Coliseum Corporation will furnish its share, up to $80,000.00, of the money, as the same shall be required for the proposed Memorial Coliseum Building.

Wherefore said petitioner prays that the said bond for $10,000.00 may be approved and that said declaratory resolution of May 8th, 1913, and the agreement stated therein, shall be ratified and confirmed and thereby become binding and effective upon both parties upon the basis of a total expenditure of $150,000.00 for the proposed Memorial Coliseum Building.

VANDERBURGH COUNTY MEMORIAL COLISEUM CORPORATION

By Emil Weil President.

ATTEST:
Phelps F. Darby Secretary.

STATE OF INDIANA:
VANDERBURGH COUNTY:

Personally appeared this day before me, the undersigned, a Notary Public in and for said county and State, the above named Emil Weil and Phelps F. Darby, President and Secretary respectively of the Vanderburgh County Memorial Coliseum Corporation, who, each being duly sworn, state that the facts contained in the foregoing petition are true, as they verily believe.

Emil Weil
Phelps F. Darby

Subscribed and sworn to before me this 24th day of February, 1915.

Katherine Hargrave
Notary Public.

My commission expires
June 22nd, 1916.
(SEAL)

And the Board now considers said petition and also considers and examines the bond for $10,000.00 referred to therein which was filed February 15th, 1915, being in words and figures following, to wit:

B O N D

Know all men by these presents: That we, the Vanderburgh County Memorial Coliseum Corporation, a corporation of Indiana, as principal, and Benjamin Rosse, Emil Weil, Henry E. Dreier, H. D. Sourland, J. C. Johnson, Edw. Floeger, Wm. A. Koch, Wm. Heyns, J. H. Seiler, H. W. Goebel, H. J. Rausche, Willis W. Copeland, Byron Parsons, Phelps F. Darby and Henry Wimberg all of Evansville, Indiana, as sureties, are held and firmly bound unto the Board of Commissioners of Vanderburgh County, State of Indiana, in the sum of
Ten Thousand Dollars ($10,000.00), for the payment of which unto said Board of Commissioners we do by these presents firmly bind ourselves, our heirs, executors and administrators.

The condition of this obligation is such that whereas the Board of Commissioners of Vanderburgh County did on May 6th, 1913, obligate said County for the payment of two-thirds toward the erection of a Memorial Coliseum building in Vanderburgh County to cost, including ground, not more than One Hundred and Fifty Thousand Dollars ($150,000.00), provided said Coliseum Corporation furnish one-third of said sum;

Now, if the said Vanderburgh County Memorial Coliseum Corporation shall pay its one-third of the said One Hundred and Fifty Thousand Dollars ($150,000.00) when the same is needed and called for by the board of seven Coliseum Directors who are authorized by law to erect said building, then this obligation shall be void; otherwise to remain in full force and effect.

In Witness Whereof the parties above named as principal and sureties respectively have hereunto executed this instrument on this 12th day of February, 1915.

VANDERBURGH COUNTY MEMORIAL COLISEUM CORPORATION

By Emil Weid President

ATTEST:

Phelps F. Darby Secretary.

Benjamin Bosse
Emil Weil
Henry E. Dreier
H. D. Bourland
J. C. Johnson
Edw Ploeger
W. A. Koch

Henry Winberg

And the Board now approves said bond and finds that the prayer of said petition should be granted.

It is therefore ordered and adjudged that the declaratory resolution which was passed and adopted by the Board on May 6th, 1913, and the agreement stated therein, be and it is hereby ratified and confirmed upon the basis of a total expenditure of $150,000.00 for the proposed Memorial Coliseum Building, and the order and judgment of the Board which was made and entered December 17th, 1913, is hereby modified accordingly.

On motion the Board adjourned to meet, Thursday, February 25, 1915, at 10 o'clock A.M.

COMMISSIONERS.

[Signatures]
Friday, February 25, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich, Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Claude Koehler, and Kohl & Waither and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 28th day of February, 1915.

On Motion the Board adjourned Sine Die.

[Signatures of Commissioners]
Board of Commissioners, Vanderburgh County, Indiana, March 1, 1915.

Monday, March 1, 1915.

The Board of Commissioners of the County of Vanderburgh met, this day pursuant to law, when present Henry Helfrich, Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Ben Rosen, Gus Gahr, Joseph Lappe, Wm. E. Ruston, Wm. Schreiber and Frank Schmadel, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 1st day of March, 1915, to Ben Rosen, Gus Gahr, Joseph Lappe, and Wm. E. Ruston, and for the term of one year each from the 2nd day of March, 1915, to Wm. Schreiber and Frank Schmadel.

Order of the Board of Commissioners Granting Transfer of Location of Licpor License.

Comes now Christ Huber, Karl Hund, and W. D. Aiken and presents to the board their applications for leave to move their places of business for the sale of intoxicating liquors at retail as described in his application, together with a copy of the notices of said applications by them published and the proof of due publication of said notices.

And the board, having examined said application, notice and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to permission to move their places of business as prayed for in said applications.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicants as in said applications prayed for.

Order of the Board of Commissioners Granting Transfer of License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.
Board of Commissioners, Vanderburgh County, Indiana, MARCH 1, 1915.

<table>
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<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
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</thead>
<tbody>
<tr>
<td>Benj J. Muensterman</td>
<td>A. C. Hilt</td>
<td>820 W. Franklin St.</td>
<td>Sept. 1-1915</td>
</tr>
<tr>
<td>Chas. Mathis Agent</td>
<td>Chas. Mathis</td>
<td>808 Main St.</td>
<td>Aug 14-1915</td>
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<tr>
<td>Claude B. Hale</td>
<td>Franz Mueller</td>
<td>162 Main St.</td>
<td>Nov. 14-1915</td>
</tr>
<tr>
<td>Phil Schmeller</td>
<td>Wm. A. Woods</td>
<td>229 Clark St.</td>
<td>Mar. 13-1915</td>
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</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the Board having examined said applications, notices and proofs of publications, notices and proofs of publication and being sufficiently advised in the premises, finds for the applicants, that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer to the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Cancellation of 1909 Outstanding Warrants

Now here in compliance with Section 6017 Burns Revised Statutes 1905. The Board do now proceed to cancel the following orders which have remained in the Auditors' Office uncancelled for, for a period of five years or more.

<table>
<thead>
<tr>
<th>Date</th>
<th>No.</th>
<th>Series</th>
<th>Name</th>
<th>Amount</th>
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<td>132</td>
<td>6</td>
<td>John Downey</td>
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<td></td>
<td>134</td>
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<td>Sam Swazey</td>
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<tr>
<td></td>
<td>135</td>
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<td>Robt Pampins</td>
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<td></td>
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<td>S. J. Crisney</td>
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<td>30</td>
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<td>219</td>
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<td>Marie Jorden</td>
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<tr>
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<td>1112</td>
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<td></td>
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<td></td>
<td>J. F. Rheinhard</td>
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<tr>
<td></td>
<td>1144</td>
<td></td>
<td>Frank Will</td>
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<tr>
<td>Date</td>
<td>No.</td>
<td>Series</td>
<td>Name</td>
<td>Amount</td>
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<td>Val Wenzelik</td>
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<td>1563</td>
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<td>Mrs Udo Wehrstedt</td>
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<td>John Hollander</td>
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<td>2766</td>
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<td>3478</td>
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<td>3886</td>
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<td>Walter Walker</td>
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<td></td>
<td>3901</td>
<td></td>
<td>Edna Lee</td>
<td>.75</td>
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Board of Commissioners, Vanderburgh County, Indiana, MARCH 1, 1915.

<table>
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<tr>
<th>Date</th>
<th>No.</th>
<th>Series</th>
<th>Name</th>
<th>Amount</th>
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<td>3933</td>
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<td>F. E. Compton</td>
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<td>3935</td>
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<td>Florence Wilson</td>
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<td>3944</td>
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<td>Henry Carliten</td>
<td>.75</td>
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<td></td>
<td>3965</td>
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<td>Olga Kissinger</td>
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<td>4191</td>
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<td>John Anderson</td>
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<td>4595</td>
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<td>J. P. Schaad</td>
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<td></td>
<td>4604</td>
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<td>31</td>
<td>4854</td>
<td></td>
<td>Wm. Edward</td>
<td>1.25</td>
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</tbody>
</table>

Appointment of School Fund Appraiser 2nd Dist.

On Motion Fred Hosfield of Armstrong Township was appointed School Fund Appraiser of the Second Commissioners' District to succeed Henry Wallemeyer deceased.

Opened bids for Supplies County Infirmary for Quarter ending May 30-1915

This being the day set for opening the bids for furnishing the supplies for the County Infirmary for the quarter ending May 30-1915.

Comes now the various firms and submit their bids and the Board after carefully examining said bids on motion awarded the contracts as follows:

Vickery Brothers - - - - - - - - Groceries
J. Bertelsen & Son - - - - - - - - Meat
Fowler-Dick & Walker - - - - - - Drygoods
Joseph Clothing Co. - - - - - - - - Clothing
Scheips Brothers - - - - - - - - Shoes
Report of the Secretary
of Evville Orphan
Asylum.

Comes now Sarah D. Wartman Secretary of the Evansville Orphan Asylum and submits her report as such Secretary for the quarter ending February 28, 1915, which report is in substance as follows: to-wit:

<table>
<thead>
<tr>
<th>Description</th>
<th>Number</th>
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</thead>
<tbody>
<tr>
<td>In home beginning of quarter</td>
<td>39</td>
</tr>
<tr>
<td>Admitted since</td>
<td>5</td>
</tr>
<tr>
<td>Discharged</td>
<td>5</td>
</tr>
<tr>
<td>Died</td>
<td>0</td>
</tr>
<tr>
<td>Now remaining</td>
<td>39</td>
</tr>
</tbody>
</table>

of County Infirmary.

Comes now John Grefe, Superintendent of the County Infirmary and submits his report as such Superintendent for the quarter ending February 28, 1915, which report is in substance as follows, to-wit:

<table>
<thead>
<tr>
<th>Description</th>
<th>Number</th>
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</thead>
<tbody>
<tr>
<td>In home beginning of quarter</td>
<td>100</td>
</tr>
<tr>
<td>Admitted since</td>
<td>53</td>
</tr>
<tr>
<td>Discharged</td>
<td>29</td>
</tr>
<tr>
<td>Died</td>
<td>6</td>
</tr>
<tr>
<td>Now remaining</td>
<td>118</td>
</tr>
</tbody>
</table>

On Motion the Board adjourned to meet, Thursday, March 4, 1915, at 10 o'clock A.M.
Thursday, March 4, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Ignatz Kromel and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 6th day of March, 1915.

Executrix Appointment of Agent.

Comes now Dora Crisp, executrix of the estate of Frank Crisp, deceased, and presents to the board her application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Frank Crisp, deceased, by Frank J. Haas as agent for said executrix.

And the board having examined said application and being sufficiently advised in the premises finds for the said applicant and that she is entitled to continue the sale of intoxicating liquors under said license by Frank J. Haas as her agent.

It is therefore ordered and adjudged by the board that permission be and the same is hereby granted to said Dora Crisp as such executrix to continue the sale of intoxicating liquors under said license by Frank J. Haas as her agent.

Transfer of Location of Liquor License Denied.

Comes now Taplitzka & Neiman and present their application for a transfer of location of a Retail Liquor License, and the board having examined the same and heard evidence and being fully advised in the premises, finds that the said transfer should not be granted.

It is therefore ordered and adjudged by the board that the said transfer of location of said license be denied, and on motion the said transfer is hereby not granted.
Plans & Spec.
for New Bridges.

On motion the board adopted plans and specifications for the following bridges.

<table>
<thead>
<tr>
<th>Bridge</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reiman Bridge</td>
<td>Armstrong Twp</td>
</tr>
<tr>
<td>Seip</td>
<td>Scott</td>
</tr>
<tr>
<td>Helfrich</td>
<td>Armstrong</td>
</tr>
<tr>
<td>Zilaco</td>
<td>Scott</td>
</tr>
<tr>
<td>Bower</td>
<td></td>
</tr>
<tr>
<td>Steckler</td>
<td></td>
</tr>
<tr>
<td>Schmadel</td>
<td>Perry</td>
</tr>
<tr>
<td>Stock</td>
<td>Armstrong</td>
</tr>
</tbody>
</table>

Iron Culvert Across Millerburgh Rd at Schmids Ditch

On motion it is ordered that a 6 ft. Iron Culvert be placed across Millerburgh Road at Schmids Ditch.

Repairs to Chapel of Ev. Orphan Asylum.

On motion the Evansville Orphan Asylum was allowed to expend the sum of $300.00 in repairs to the Chapel.

In the Matter of the Petition of H. C. Boeke et al. for the Relocation of the Thornburg Road, a Highway in Knight Twp.

Come now the petitioners herein by Ensle & Covert, their attorneys, and present to the Board their petition, heretofore filed herein on the 14th day of January, 1915, for the relocation of the Thornburg Road, a highway in Knight Township. Said petitioners further file herein the affidavit of one H. C. Boeke that, more than twenty days before the March term of this Board and in three or more public places in the vicinity of such proposed change, he posted printed notices of the intention of the petitioners to file such petition, which said proof of posting the Board now holds to be sufficient.

And now the Board appoints Wm. Gotta, Frank Voelker and Henry Martin three disinterested freeholders of Vanderburgh County, as Viewers, and said viewers are ordered to meet, on or before the 13th day of March, 1915, and to qualify, as Viewers herein, as provided by law; and they are further ordered then, or on any other day to which the majority may adjourn prior to the next session of this Board, to proceed to view the premises; and they or a majority of them, shall report the respective lengths of the established and proposed highway, and the situation of the ground along each, and whether in their opinion the public would be materially injured by such proposed change, and shall file their report with this Board at its March Session and now this matter is continued for further proceedings.

On motion the Board adjourned to meet, Monday, March 8, 1915, at 10 o'clock A.M.
Monday, March 8, 1915.

The Board of Commissioners of the County of Vanderburgh met this day pursuant to adjournment, when present Henry Helfrich, Jr., Henry W. Hartig and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Comes now A. L. Kingsbury and presents to the Board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the Board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the Board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year, from the 8th day of March, 1915.

On motion the Board adjourned to meet Thursday, March 11th, 1915, at 10 o'clock A. M.

[Signatures]
COMMISSIONERS.
Thursday, March 11, 1915.

The Board of Commissioners of Vanderburgh County met this day pursuant to adjournment, when present Henry Helfrich, Jr., Henry W. Hartig and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Come now William E. Woods, Jacob Fols, Jr., Martin Mann, Lon T. Gatewood and Frank J. Oehl and present to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of said applications by them published and the proof of the due publication of said notices.

And the Board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants, that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the Board that renewals of license be and the same are hereby granted to said applicants as in said applications described for the term of one year each, from the 13th day of March, 1915.

On motion the Board adjourned to meet, Monday, March 15, 1915, at 10 o'clock A.M.

[Signatures of Commissioners]
Monday, March 15, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting
A Renewal of Liquor license.

Comes now Jacob S. Schmidt and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 16th day of March, 1915.

Bids for Bridges

On motion the Auditor was ordered to advertise for bids to be opened on April 9th, 1915, for the construction of the following to-wit:

- Heim Bridge in Armstrong Township
  - Helfrich
  - Stock
- Schmedel in Perry Township
  - Seip
  - Ziliak
  - Bower
  - Steckler

The motion of Mr. Wimberg to except the Schmedel Bridge from the list was lost.

In the matter of the establishment of a Temporary County Hospital.

Whereas an indispensable public necessity exists for the care and treatment of indigent residents of Vanderburgh County Indiana, who are sufferers of and from the habit commonly known as the drug habit, and who are denied place and admission into local hospitals and sanitariums and who cannot be accommodated in any of the County Buildings.

And whereas many of said sufferers are now detained under guard by township trustees and in the City lockup when they are not and cannot get the treatment and attention which human regard suggests and dictates.
And whereas it appears from the showing and representation of the Honorable Mayor of the City of Evansville and the Township Trustees of both Pigeon and Perry Township that there is a demand for a hospital within said Vanderburgh County and that the interest of said County and its citizens will be best subserved by the establishment and maintenance of such hospital, now therefore it is hereby ordered and adjudged that the County of Vanderburgh establish and maintain a hospital for the care and treatment of indigent residents sufferers of and from the narcotic drug habit by renting one or more suitable buildings for that purpose as long as an emergency therefore exists and then a contract be entered into between the board and Dr. J. C. Hollinger for the medical supervision of said hospital, which contract is worded as follows:

**CONTRACT & AGREEMENT**

This will evidence a contract and agreement entered into by and between the Board of Commissioners of Vanderburgh County, Indiana and Dr. J. C. Hollinger of Vanderburgh County, Indiana this the 15th day of March, 1915:

the said Board having arranged to equip and maintain a temporary hospital on the premises in Outer Lincoln Avenue, in the City of Evansville and known as the Bethel Rest Home, for the care and treatment of those indigent sufferers of the Narcotic Drug Habit who are residents of said Vanderburgh County, the said Hollinger, in consideration of the agreements hereinafter recited hereby agrees with said Board to assume the medical supervision of said temporary hospital and the care and treatment of the patients who have commitment certificates from the various Trustees of the several Townships of the said Vanderburgh County and in consideration of and for the services thus rendered by the said Hollinger said Board agrees, as long as in its judgment an emergency exists therefore, to pay monthly the sum of Fifty Dollars ($50.00) as compensation for a competent nurse or attendant who is to be designated by the said Hollinger and to be in constant attendance at said temporary hospital; and the said Board further agrees to pay to the said Hollinger not to exceed Three Dollars ($3.00) per patient for drugs and medicine furnished said patients during such treatment; the said Hollinger agreeing that his time and services in the matter of such care and treatment to be given and rendered without charge.

It is understood that all requisitions for supplies for either equipment or maintenance of such temporary hospital are to be issued by Mr. Sam Wurm of Vanderburgh County, Indiana subject to the approval of the said Board of Commissioners.

IN WITNESS WHEREOF the parties hereto have hereunto subscribed their names the day and date above written.

**BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY**

By Henry Helfrich Jr.  
President.  
Dr. J. C. Hollinger
Be it further ordered by the board that the cost of caring for said patients be regulated and governed by section 3772 Burns R.S. 1914 as far as the same is applicable.

On motion the board adjourned to meet, Thursday, March 18, 1915, at 10 o'clock A.M.

Commissioners.

Thursday, March 18, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Heffrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Chas. Grabert and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said application, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 20th day of March, 1915.

On motion the board adjourned to meet, Monday, March 22, 1915, at 10 o'clock A.M.

Commissioners.
Board of Commissioners, Vanderburgh County, Indiana,

Monday, March 22, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting
A Renewal of Liquor License.

Comes now Jos. W. Fols and Morris Mack and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 23rd day of March, 1915.

Contract for Painting Interior of Jail.

On motion a contract was awarded to Chas. E. Woods for painting the interior of County Jail for the sum of $380.00.

On motion the Board adjourned to meet, Thursday, March 25, 1915, at 10 o'clock A.M.

[Signatures of Commissioners]
Thursday, March 25, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John F. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Charles Walters and presents to the board his application for a renewal of license to sell intoxicating liquors at retail upon the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board, having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicant that he is entitled to said renewal of license as prayed for in said application.

It is therefore ordered and adjudged by the board that a renewal of license be and the same is hereby granted to said applicant as in said application described for the term of one year from the 26th day of March, 1915.

Uniform for Janitors.

On motion it was ordered that all Court House Janitors be required to wear a uniform Cap and Coat while on duty in the building.

On motion the Board adjourned to meet, Monday, March 29, 1915, at 10 o'clock A.M.

Henry Helfrich Jr.  
Henry W. Hartig  
John F. Wimberg  
COMMISSIONERS.
Monday, March 29, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

On motion it was ordered that an Electric light be placed on Fulton Avenue Bridge at a cost of $45.00 per year.

On motion the Board adjourned to meet, Thursday, April 4, 1915, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.

Thursday, April 4, 1915.

the Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Wm. H. Hahn, Karl Hund, Karl Zeidler and Wm. Meyer, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 1st day of April, 1915, to Wm. H. Hahn, Karl Hund, and Wm. Meyer, and for the term of one year from the 4th day of April, 1915, to Karl Zeidler.
Wholesalers Application for New License.

Comes now Evansville Brewing Assn. and F. W. Cooks Brewing Co. (manufacturers) of intoxicating liquor, and present its application for a Wholesaler's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such manufacturers, in quantities not less than one gallon (1) at a time, for one year, upon the premises described in their applications, together with a copy of notice of said applications by them published and proof of due publications of said notices.

And the Board having examined said applications and notices and proofs of publications and being sufficiently advised in the premises, finds for the said applicants that they are entitled to licenses as prayed for in said applications.

It is therefore ordered and adjudged by the Board that a wholesale license be granted to said applicants as in said applications described, for the term of one year each from the 3rd day of April, 1915.

In the matter of the appointment of a Constable for Perry Township, Vanderburgh County, State of Indiana.

WHEREAS, Perry Township in the County of Vanderburgh, State of Indiana, is without a qualified constable to serve the legal processes of the Justice of the Peace of said Township in consequence of which there exists a vacancy in the office of Constable of said Township; and

WHEREAS, it is the duty of the Board of Commissioners to fill such vacancy;

NOW, THEREFORE be it ordered that Henry L. Sutton, a resident of said Township, and a qualified person in every respect to hold said office of Constable, be and he is hereby duly appointed to the office of Constable of Perry Township, Vanderburgh County, State of Indiana, until a successor is duly elected and qualified. Said appointment to take effect on and from the date the said Henry L. Sutton qualified to hold office as by statute required.

On motion the Board adjourned Sine Die.

[Signatures]

COMMISSIONERS.
Board of Commissioners, Vanderburgh County, Indiana, April 5, 1915

Monday, April 5, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to law, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Nuember, members composing said board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Christ F. Berneemer and Joseph Boelee and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notice.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year each from the 7th day of April, 1915.

Order of the Board of Commissioners granting A Transfer of Location.

Comes now Dave Wolf, Wm. M. Kahn, Sam. Dabler and A. N. Phillips, and present to the board their applications for leave to move their places of business for the sale of intoxicating liquors at retail as described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to permission to move their places of business as prayed for in said applications.

It is therefore ordered and adjudged by the board that an order of transfer be and the same is hereby granted to said applicants as in said applications prayed for.

Order of the Board of Commissioners Granting A Transfer of License.

Comes the following persons named below, and present their several applications for permission to sell and transfer their licenses, to sell intoxicating liquors at retail, to the persons whose names are set opposite, together with the location of the premises, and dates of expiration of said licenses.
<table>
<thead>
<tr>
<th>Name of Licensee</th>
<th>Transferred to</th>
<th>Location</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>H. R. Anderson</td>
<td>Jason F. Browning</td>
<td>201 Fulton Ave.</td>
<td>Feb. 11-1916</td>
</tr>
<tr>
<td>Wm. HELMARICH</td>
<td>Helmrich &amp; Isghart</td>
<td>2101 Div St.</td>
<td>Oct 12-1915</td>
</tr>
<tr>
<td>Ayers &amp; Riese</td>
<td>Major Bros.</td>
<td>208 Up. 5th St.</td>
<td>Feb. 1-1916</td>
</tr>
</tbody>
</table>

And comes also the persons desiring to purchase and have transferred to them the said licenses heretofore issued to said owners of them, as set forth above, and present to the Board their several applications for permission to purchase and have transferred to them the licenses heretofore issued to the said owners, to sell intoxicating liquors at retail upon the premises described in their several said applications, together with a copy of the notice of said applications, by them published, and the proof of the due publication of said notices.

And the board having examined said applications, notices and proofs of publications and being sufficiently advised in the premises, finds for the applicants that they are entitled to transfer said licenses as prayed for in said applications.

It is therefore ordered and adjudged by the board that the said first named applicants, owners of said licenses, are hereby granted permission to sell and transfer the said second named applicants, and the said second named applicants are hereby granted permission to purchase and have transferred to them the licenses described in said applications.

Order of the Board of Commissioners
Granting A Transfer of License & Location.

Comes now Christ Huber and presents to the board his application for permission to sell and transfer to Isaac Jeffries the license to sell intoxicating liquors at retail heretofore granted to him; and comes also Christ Huber and presents to the board his application for permission to purchase and have transferred to him the said license heretofore granted to said Christ Huber and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the board having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that said Christ Huber is entitled to sell and transfer his said license to said Isaac Jeffries and that said Isaac Jeffries is entitled to purchase and have transferred to him the license of said Christ Huber, and that said Isaac Jeffries is entitled to move his place of business all as in said applications prayed for.

It is therefore ordered and adjudged by the board that said Christ Huber be and he is hereby granted permission to sell and transfer his said license to said Isaac Jeffries, and that said Isaac Jeffries be and he is hereby granted permission to purchase and have transferred to him said license heretofore issued to said Christ Huber, and that said Isaac Jeffries be and he is hereby granted the further permission to move his place of business as in said application prayed for.
Wholesale application for New License.

Comes now Terre Haute Brewing Co. wholesalers of intoxicating liquor, and present its application for Wholesale's license to sell and deliver intoxicating liquors to families, consumers, and customers, as an incident to the business of such wholesalers in quantities not less than one (1) gallon at a time, for one year, upon the premises described in its application, together with a copy of notice of said applications by it published and proof of due publications of said notices.

And the board having examined said applications and notices and proofs of publications, and being sufficiently advised in the premises, finds for the said applicants that it is entitled to licenses as prayed for in said applications.

It is therefore ordered and adjudged by the board that a wholesale license be granted to said applicant as in said application described, for the term of one year from the 6th day of April, 1915.

In the Matter of the Salary of Township Trustee of Pigeon Township, Vanderburgh County, Indiana.

Whereas the population of Pigeon Township, Vanderburgh County, Indiana, according to the last United States Census is more than twenty-five thousand and less than seventy-five thousand; and,

Whereas the assessed valuation of taxable property of and for said Township, for the year 1914 is $41,749,740.00 and;

It is now ordered by the board that the salary of the Township Trustee of Pigeon Township, Vanderburgh County, Indiana, be and the same is hereby fixed at the sum of two thousand per annum beginning April 1st, 1915.

Be it resolved by the Board of Commissioners of Vanderburgh County, Indiana, that from this date henceforth every applicant for liquor license, for any renewal thereof, for any transfer of license, for any transfer of location of license, and for any appointment as agent be required to apply in person on date fixed for hearing and make proof of all necessary facts alleged in any such application.

Petition to Purchase Retail Liquor License.

Comes now Wm. Wooley and presents his petition to purchase the retail liquor license of Crafton Ackerman, and the hearing is postponed until April 9, 1915, at 11 o'clock.

On motion the Board adjourned to meet, Thursday, April 6, 1915, at 10 o'clock A.M.

[Signatures]

COMMISSIONERS.
Thursday, April 6, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Comes now Clarence Ashcraft, Chas. Schoenbachler, Chas. Raber and Jacob Fuchs and presents to the Board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said application by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as is said applications described for the term of one year each from the 8th day of April, 1915, to Clarence Ashcraft, Chas. and Schoenbachler, Chas. Raber, and for the term of one year from the 11th day of April, 1915, to Jacob Fuchs.

In the matter of the petition of H. C. Boeke et al. for the Re-location of the Thornburg Road, a Highway in Knight Twp.

Come now William Gotta, Frank Voelker and Henry Martin, heretofore appointed as Viewers herein and file herein the following report, to-wit:-

ROAD VIEWERS' REPORT

TO THE HONORABLE BOARD OF COMMISSIONERS OF VANDERBURGH COUNTY, INDIANA.

We, the undersigned, viewers, who were appointed by your Honorable Body at your regular March Term, 1915, to view a proposed highway, as petitioned for by H. C. Boeke et al., have discharged the duty assigned us, and submit you the following report, to-wit:-

We met as directed in the order appointing us, and after being duly qualified as provided therein, proceeded to view such proposed relocated highway in the manner as by law prescribed, which by routes and bounds and course and distance is as follows, to-wit:-

The said proposed relocated highway to be thirty-five (35) feet in width, Seventeen and one-half (17½) feet upon each side of the eastern boundary line of the Northwest Quarter (1/4) of Section Twenty-two (22), Township Six (6) South, Range Ten (10) West, and commencing upon the Eastern Boundary Line of the right-of-way of the Evansville Suburban & Newburgh Railway Company in Knight Township, Vanderburgh County, Indiana, where the same is intersected by the Eastern boundary Line of the Northwest Quarter of Section Twenty-two (22), and extending thence North to the Northern Boundary Line of said Section Twenty-two all in Vanderburgh County, State of Indiana.
Board of Commissioners, Vanderburgh County, Indiana, APRIL 8, 1915

We report that the length of said proposed relocated highway is one-half (½) mile; that the ground along the same is practically level, and that, in our opinion, the public will not be materially injured by such proposed change.

Wm. Sotta
Frank Voelker
Henry Martin
Viewers.

And the Board having examined said report and heard evidence relating thereto and being sufficiently advised, now finds that the public will not be materially injured by the change in the highway proposed therein.

It is therefore considered and ordered that the petitioners herein be and they are hereby granted permission to relocate the said Thornburg Road upon the following route, to-wit:

Commencing upon the Northwest Boundary Line of the right of way of the Evansville, Suburban and Newburg Railway Company in Knight Township, Vanderburgh County, Indiana, where the same is intersected by the Eastern Boundary Line of the Northwest Quarter of Section Twenty-two (22), Township Six (6) South, Range Ten (10) West and extending thence North, Thirty-five (35) feet in width, to the Northern Boundary line of said Section Twenty-two (22), all in Vanderburgh County, State of Indiana.

Appointment of Janitor
Ct. House John Hummel

On motion it was ordered that John Hummel be appointed Janitor for Court House.

On motion the Board adjourned to meet, Friday, April 9, 1915, at 10 o'clock A.M.

Henry Hellriegel
[Signature]
COMMISSIONERS.
Friday, April 9, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Bids opened and Contracts awarded for Eight Bridges.

This being the day set for opening bids for the construction of S steel and concrete bridges in Vanderburgh County, Indiana. Come now the various persons and firms and submit their bids as follows:

<table>
<thead>
<tr>
<th>Name of Bidder</th>
<th>Reiman</th>
<th>Helfrich</th>
<th>Stock</th>
<th>Schmadel</th>
<th>Seip</th>
<th>Ziljak</th>
<th>Bower</th>
<th>Steckler</th>
</tr>
</thead>
<tbody>
<tr>
<td>East St. Louis B. Co.</td>
<td>2751</td>
<td>2302</td>
<td>2303</td>
<td>2370</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Crescent Concrete Co.</td>
<td>2900</td>
<td>2450</td>
<td>2680</td>
<td>1095</td>
<td>1555</td>
<td>1555</td>
<td>2530</td>
<td>2460</td>
</tr>
<tr>
<td>W. H. Grammer</td>
<td>3069</td>
<td>2400</td>
<td>2612</td>
<td>887</td>
<td>2289</td>
<td>2145</td>
<td>2340</td>
<td>2460</td>
</tr>
<tr>
<td>Vincennes B. Co.</td>
<td>2138</td>
<td>1818</td>
<td>1938</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>International I. C. Co.</td>
<td>2767</td>
<td>2249</td>
<td>2199</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Montgomery Parker Co.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1100</td>
<td>2175</td>
<td>2175</td>
<td></td>
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<tr>
<td>Sannet &amp; Schenk</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1043</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Geo. Soller</td>
<td>2596</td>
<td>2296</td>
<td>2496</td>
<td>1050</td>
<td>2200</td>
<td>2200</td>
<td>2398</td>
<td>2345</td>
</tr>
<tr>
<td>Central States B. Co.</td>
<td>2312</td>
<td>2090</td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Pritchard Bros. Co.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1972</td>
<td>1972</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Howe &amp; Howe</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1000</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

And the Board having examined the various bids and being fully advised in the premises on motion do here award the contracts as follows:

Reiman Bridge to Vincennes Bridge Co. for the sum (Less $125.00) $2010.00
Helfrich Bridge                      $1510.00
Stock Bridge                        $1995.00
Schmadel Bridge with W. H. Grammer for the sum of $887.00
Seip Bridge with Pritchard Bros. Co. $1900.00
Ziljak Bridge with Pritchard Bros. Co. $1900.00
Bower Bridge with Vincennes Bridge Co. $3250.00
Steckler Bridge                     $3310.00
Order of the Board of Commissioners Granting Permission to Transfer Location and License.

Comes now Crafton Ackerman and presents to the Board his application for permission to sell and transfer to William Wooley the license to sell intoxicating liquors at retail heretofore granted to him; and comes also William Wooley and presents to the Board his application for permission to purchase and have transferred to him the said license heretofore granted to said Crafton Ackerman and for permission to move his place of business to the premises described in his application, together with a copy of the notice of said application by him published and the proof of the due publication of said notice.

And the Board, having examined said applications, notice and proof of publication and being sufficiently advised in the premises, finds for the said applicants that said Crafton Ackerman is entitled to sell and transfer his said license to said William Wooley and that said William Wooley is entitled to purchase and have transferred to him the license of said Crafton Ackerman, and that said William Wooley is entitled to move his place of business from 261 E. Penn. St., to 500 Main St., in the City of Evansville, all as in said applications prayed for.

It is therefore ordered and adjudged by the Board that said Crafton Ackerman be and he is hereby granted permission to sell and transfer his said license to said William Wooley and that said William Wooley be and he is hereby granted permission to purchase have transferred to him said license heretofore issued to said Crafton Ackerman, and that said William Wooley be and he is hereby granted the further permission to move his place of business from 261 E. Penn. St., to 500 Main St. as in said application prayed for.

On motion the Board adjourned to meet, Thursday, April 15, 1915, at 10 o'clock A.M.

[Signatures]

Appointment of Agent Liquor License.

Comes now Nora Gehlkuh, Administratrix of the estate of Fred Gehlkuh, deceased, and presents to the Board her application for permission to continue the sale of intoxicating liquors at retail under the license heretofore granted to said Fred Gehlkuh, deceased, by Henry E. Dantner as agent for said administratrix.

And the Board having examined said application and being sufficiently advised in the premises finds for the said applicant and that she is entitled to continue the sale of intoxicating liquors under said license by Henry E. Dantner as her agent.

It is therefore ordered and adjudged by the Board that permission be and the same is hereby granted to said Nora Gehlkuh as such administratrix to continue the sale of intoxicating liquors under said license by Henry E. Dantner as her agent.
Board of Commissioners, Vanderburgh County, Indiana, April 14, 1915.

TAX TITLE DEED

WHEREAS, A. E. McNeely did on the 12th day of April, 1915, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 10th day of February 1913, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that A. E. McNeely did, on the 10th day of February, 1913, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this indenture described, and which lot was sold to him for the sum of Thirteen Dollars and Seventy-eight Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of W. A. Smith for the non-payment of taxes, costs and charges for the years 1912 & previous years namely:

Lot twenty-two (22), and twenty-three (23), in block two (2), in Loewenthal's Add. to the City of Evansville

which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said A. E. McNeely is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said W. A. Smith nor any person in his behalf having paid or tendered the amount due the said A. E. McNeely on account of the aforesaid purchase, and for the taxes by him since paid, and the said A. E. McNeely having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1912 and previous years.

THEREFORE, THIS INDENTURE, Made this 12th day of April, 1915 between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part; the said A. E. McNeely of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot twenty-two (22), and twenty-three (23), in block two (2), in Loewenthal's Add. to the City of Evansville.
TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard Auditor Vanderburgh County.

Attest: Carl Lauenstein treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes herein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 12th day of April, 1915.

Mabel Zumstein
Notary Public.

My Commission Expires
Feb. 5, 1917

TAX TITLE DEED

WHEREAS, A. E. McNeely did on the 12th day of April, 1915, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing bearing date the 10th day of February, 1913, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County, from which certificate it appears that A. E. McNeely did on the 10th day of February, 1915 purchase at public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Seven . . . Dollars and Fourteen . . . Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Rosa Winiger for the non-payment of taxes, costs and charges for the years 1912 and previous years namely:
Lot nineteen (19), in Block two (2), in Loewenthals Add. to the City of Evansville, which said lands have been recorded, among other tracts, in the office of said Auditor, as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said A. E. McNeely is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Rosa Winiger nor any person in her behalf having paid or tendered the amount due the said A. E. McNeely on account of the aforesaid purchase, and for the taxes by him since paid; and the said A. E. McNeely having demanded a deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1912 and previous years.

THEREFORE, THIS INDENTURE, Made this 12th day of April, 1915, between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said A. E. McNeely of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate, situate in the County of Vanderburgh and State of Indiana, described as follows, namely:

Lot nineteen (19), in Block two (2), in Loewenthals Add. to the City of Evansville, to have and to hold the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, the said Charles P. Beard, Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest: Carl Launengste
Treasurer Vanderburgh County.
STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned A Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 12th day of April, 1915.

Mabel Zumstein
Notary Public

My Commission Expires
Feb. 5, 1917
(SEAL)

TAX TITLE DEED

WHEREAS, A. E. McNeely did on the 12th day of April, 1915, produce to the undersigned, Charles P. Beard Auditor of the County of Vanderburgh, in the State of Indiana, his certificate of purchase, in writing, bearing date the 10th day of February, 1913, signed by Charles P. Beard who at the last mentioned date was the Auditor of said County from which certificate it appears that A. E. McNeely did, on the 10th day of February, 1913, purchase at Public Auction, at the door of the Court House in said County, the tract, parcel or lot of land lastly in this Indenture described, and which lot was sold to him for the sum of Eight... Dollars and Fifty-two... Cents, being the amount due on the following tracts or lots of land returned delinquent in the name of Jacob E. Whitten for the non-payment of taxes, costs and charges for the years 1912 & previous years namely:

Lot one-hundred eighty-three (183) and one-hundred eighty-four (184) in Fairview in Knight Township

which said lands have been recorded, among other tracts, in the office of said Auditor as delinquent for the non-payment of taxes, costs and charges due for the last year aforesaid, and a true copy of said record transmitted to the office of the Auditor of State, in manner and form as prescribed by law, and legal publication made of the sale of said lands, and it appearing that the said A. E. McNeely is the legal owner of said certificate of purchase and the time fixed by law for redeeming the land therein described having now expired, the said Jacob E. Whitten nor any person in his behalf having paid or tendered the amount due the said A. E. McNeely on account of the aforesaid purchase, and for the taxes by him since paid; and the said A. E. McNeely having demanded a Deed for the tract of land mentioned in said certificate, and which was the least quantity of the tract above described that would sell for the amount due thereon for taxes, costs and charges above specified; and it appearing from the records of said County Auditor's
office, that the aforesaid lands were legally liable for taxation, and had been duly assessed and properly charged on the Duplicate with the taxes for the years 1912 and previous years.

THEREFORE, THIS INDENTURE, Made this 12th day of April, 1915 between THE STATE OF INDIANA, by Charles P. Beard Auditor of said County, of the first part, and the said A. E. McNeely of the second part WITNESSETH, That the said party of the first part, for and in consideration of the premises, has granted, bargained and sold unto the said party of the second part his heirs and assigns forever, the tract or parcel of land mentioned in said certificate situate in the County of Vanderburgh and State of Indiana, and described as follows, namely:

Lot one-hundred eighty-three (163) and one-hundred eighty-four (164) in Fairview in Knight Township.

TO HAVE AND TO HOLD the said last mentioned tract or parcel of land, with the appurtenances thereto belonging, to the said party of the second part, his heirs and assigns forever, in as full and ample a manner as the said Auditor of said County is empowered by law to sell the same.

IN TESTIMONY WHEREOF, The said Charles P. Beard Auditor of the said County of Vanderburgh has hereunto set his hand and affixed the seal of the Board of County Commissioners, the day and year last above written.

Charles P. Beard
Auditor Vanderburgh County.

Attest:

Carl Lauenstein
Treasurer Vanderburgh County.

STATE OF INDIANA, VANDERBURGH COUNTY, SS:

Before me, the undersigned a Notary Public in and for said County, this day personally came the above named Charles P. Beard Auditor of said County, and acknowledged that he signed and sealed the foregoing Deed for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 12th day of April, 1915.

Mabel Zumstein
Notary Public.

My Commission Expires
Feb. 5, 1917
(SEAL)
Thursday, April 15, 1915.

The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Harry W. Hartig and John W. Nimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting A Renewal of Liquor License.

Comes now Ben C. Ford, and Louis J. Schenck and present to the board their application for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year from the 15th day of April, 1915, to Ben C. Ford, and for the term of one year from the 16th day of April, 1915, to Louis J. Schenck.

Oil for County Roads.

On motion it is hereby ordered that where Free Gravel Roads in Vanderburgh County are desired to be oiled by the owners of abutting property, the said oil will be placed upon the road by the County, and the County will also bear one-half the cost of the said oil, providing that one-half mile or more of road be oiled in one continuous stretch, the cost of the remaining one-half to be borne by the abutting property owners.

On motion the Board adjourned to meet, Monday, April 19, 1915, at 10 o’clock A.M.

[Signatures of Commissioners]
The Board of Commissioners of the County of Vanderburgh, met this day pursuant to adjournment, when present Henry Helfrich Jr., Henry W. Hartig, and John W. Wimberg, members composing said Board.

The Minutes were read and approved.

Order of the Board of Commissioners Granting a Renewal of Liquor License.

Comes now Albert J. Conen, Louis B. Fisher and Jacob Timberlake, and present to the board their applications for renewals of license to sell intoxicating liquors at retail upon the premises described in their applications, together with copies of the notices of said applications by them published and the proof of the due publication of said notices.

And the board, having examined said applications, notices and proofs of publication and being sufficiently advised in the premises, finds for the said applicants that they are entitled to said renewals of license as prayed for in said applications.

It is therefore ordered and adjudged by the board that renewals of license be and the same is hereby granted to said applicants as in said applications described for the term of one year, from the 20th day of April, 1915, to Albert J. Conen, and for the term of one year each from the 21st day of April, 1915, to Louis B. Fisher, and Jacob Timberlake.

IN RE Report Anti-Tuberculosis Society

On motion it is hereby ordered that no money be paid to the Anti-Tuberculosis Society as donation until a detailed financial report for 1914 is furnished the Board and the expenditures approved by it.

On motion the Board adjourned to meet, Thursday, April 22, 1915, at 10 o'clock A.M.
VANDERBURGH
COUNTY
AUDITOR
COMMISSIONER’S BOOKS
CERTIFICATE OF AUTHENTICITY

THIS IS TO CERTIFY THAT THE MICROPHOTOGRAPHS APPEARING ON THIS FILM ARE ACCURATE AND COMPLETE REPRODUCTIONS OF THE RECORDS OF:

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COUNTER: 318

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DATE 6/16/2009 OPERATOR: W. G.