

OFFICIAL PROCEEDINGS OF THE CITY COMMISSION.

March 12th, 1917.

A regular meeting of the commission of the city of Marquette, was held in the commission chamber of the city hall on Monday, March 12th, 1917, at 7:30 o'clock p.m. Mayor F. H. Begole presiding.

Present - Commissioners ~~XXXXXXXX~~ Sink and Sherman.

The city clerk's report of fees collected by him for the week ending March 10th, amount \$12.75, was presented and ordered filed.

The following bills, duly approved by the signatures of the respective commissioners in charge and by the respective officials under whom the work was actually performed, or material furnished, were presented and read, viz:-

Here insert paper No. 1.)

On motion of Commissioner Sink, supported by Commissioner Sherman, said bills were audited and ordered paid.

On motion of Commissioner Sink, supported by Commissioner Sherman, the following ~~XXXXXXXXXX~~ named places were designated polling places for the election to be held April 2nd, 1917, viz:-

1st Precinct. Olcott School Building,
2nd Precinct. Singer Sewing Machine Building,
3rd Precinct. Basement of High School.
4th Precinct. City Hall,
5th Precinct. Hose House No. 2.

Yeas - Commissioners Sink, and Sherman and the Mayor.

A proposed ordinance relative to posted persons was presented and read.

Moved by Commissioner Sherman, supported by Commissioner Sink and Adopted, that "An Ordinance Relative to Posted Persons" be and the same is hereby adopted.

Yeas - Commissioners Sink and Sherman and the Mayor.

The commission then, on motion, adjourned to Thursday morning, March 15th, at 9:00 o'clock a.m.

J. E. Vaughan,

City Clerk.

3-12-17.

First National Bank of Marquette, interest on bonds	112.50
Michigan State Telephone Co., telephone service	50.34
The Western Union Telegraph Co., time service (Clock)	3.00
Marquette Steam Laundry & Dye Works, laundry	2.88
Lake Side Iron Works, repairs	3.00
Peerless Handcuff Company, handcuffs	6.86
Mary Griminger, board of city prisoners	3.25
Roach & Seeber Co., feed	40.90
Marshall-Wells Hdw. Co., merchandise	93.57
Western Electric Co., merchandise	5.88
Electric Appliance Co., merchandise	29.65
Westinghouse Electric & Mfg. Co., meter repairs	1.89
C. R. Nelson, auto supplies and repairing	14.35
Thomas W. Orbison, engineering services	51.67
D. S. S. & A. R'y. Co., freight charges	17.88
Neptune Meter Company, supplies	1.61
American Water Works Association, membership fee	10.00

OFFICIAL PROCEEDINGS OF THE CITY COMMISSION.

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Present - Commissioners ~~XXXXXXXX~~ Sink and Sherman.

The city clerk's report of fees collected by him for the week ending March 10th, amount \$12.75, was presented and ordered filed

The following bills, duly approved by the signatures of the respective commissioners in charge and by the respective officials under whom the work was actually performed, or material furnished, were presented and read, viz:-

Here insert paper No. 1.)

On motion of Commissioner Sink, supported by Commissioner Sherman, said bills were audited and ordered paid.

On motion of Commissioner Sink, supported by Commissioner Sherman, the following ~~XXXXXXXXXX~~ named places were designated polling places for the election to be held April 2nd, 1917, viz:-

1st Precinct. Olcott School Building,
2nd Precinct. Singer Sewing Machine Building,
3rd Precinct. ~~Basement~~ of High School.
4th Precinct. City Hall,
5th Precinct. Hose House No. 2.

Yeas - Commissioners Sink, and Sherman and the Mayor.

A proposed ordinance relative to posted persons was presented and read.

Moved by Commissioner Sherman, supported by Commissioner Sink and Adopted, that "An Ordinance Relative to Posted Persons" be and the same is hereby adopted.

Yeas - Commissioners Sink and Sherman and the Mayor.

The commission then, on motion, adjourned to Thursday morning, March 15th, at 9:00 o'clock a.m.

J. E. Vaughan,

City Clerk.

Resolved, That the following places are hereby designated
polling places for the leection to be held April 2nd, viz:

- 1st Precinct. Olcott School Building,
- 2nd Precinct. Singer Sewing Machine Building
- 3rd Precinct. Basement of High School
- 4th. Precinct. City Hall
- 5th Precinct. Hose House corner Front and Prospect Sts.

Official Proceedings of the City Commission

March 12th, 1917

A regular meeting of the commission of the city of Marquette, was held in the commission chamber of the city hall on Monday, March 12th, 1917, at 7:30 o'clock p. m. Mayor F. H. Begole presiding.

Present—Commissioners Sink and Sherman.

The city clerk's report of fees collected by him for the week ending March 10th, amount \$12.75, was presented and ordered filed.

The following bills, duly approved by the signatures of the respective commissioners in charge and by the respective officials under whom the work was actually performed, or material furnished, were presented and read, viz:—

First National Bank of Marquette, interest on bonds ..	112.50
Michigan State Telephone Co., telephone service	50.34
The Western Union Telegraph Co., time service (Clock) ..	3.00
Marquette Steam Laundry & Dye Works, laundry	2.88
Lake Side Iron Works, repairs ..	3.00
Peerless Handcuff Company, handcuffs	6.86
Mary Grieninger, board of city prisoners	3.25
Roach & Seeber Co., feed	40.90
Marshall-Wells Hdw. Co., merchandise	93.57
Western Electric Co., merchandise	5.88
Electric Appliance Co., merchandise	29.65
Westinghouse Electric & Mfg. Co., meter repairs	1.89

C. R. Nelson, auto supplies and repairing	14.35
Thomas W. Orbison, engineering services	51.67
D. S. S. & A. R'y. Co freight charges	17.88
Neptune Meter Company, supplies	1.61

American Water Works Association, membership fee 10.00

On motion of commissioner Sink, supported by commissioner Sherman, said bills were audited and ordered paid.

On motion of Commissioner Sink supported by Commissioner Sherman, the following named places were designated polling places for the election to be held April 2nd, 1917, viz:—

1st Precinct. Olcott School Building.
2nd Precinct Singer Sewing Machine Building.
3rd Precinct Basement of High School.

4th Precinct City Hall.
5th Precinct Hose House No. 2.

Yeas—Commissioners Sink, and Sherman and the Mayor.

A proposed ordinance relative to posted persons was presented and read. Moved by Commissioner Sherman, supported by Commissioner Sink and adopted, that "An Ordinance Relative to Posted Persons" be and the same is hereby adopted.

Yeas—Commissioners Sink and Sherman and the Mayor.

The commission then, on motion, adjourned to Thursday morning, March 15th, at 9 o'clock a. m.

J. E. VAUGHAN,
City Clerk.

OFFICIAL PROCEEDINGS OF THE CITY COMMISSION.

March 16th, 1917.

An adjourned meeting of the commission of the city of Marquette was held in the commission chamber of the city hall on Thursday, March 15th, 1917, at 9:00 o'clock a.m. Mayor F. H. Begole presiding.

Present- Commissioners Pearce, Sink and Sherman.

On motion of Commissioner Pearce supported by Commissioner Sherman, the following preamble and resolution were adopted:

Whereas, A resolution was submitted at a regular session of the commission on February 12, 1917, proposing therein amendments of twenty-one sections of the city charter, set forth in full therein; which said resolution was laid on the table for thirty days and was, on February 16, 1917, published in the official proceedings of said session in The Marquette Chronicle, a daily newspaper printed, published and circulated in said city:

Resolved, That said resolution be taken from the table and placed upon its passage.

This resolution signed by:

E. J. Pearce
E. J. Sink

Yeas: Commissioners Pearce, Sherman, Sink and the Mayor
Nays: Commissioners None

Said resolution was thereupon placed upon its passage and was adopted by the following vote:

Yeas: Commissioners Pearce, Sherman, Sink and the Mayor
Nays: Commissioners None

On motion of Commissioner Pearce, supported by Commissioner Sherman, the following resolution was adopted:

Resolved, That the twenty-one proposed amendments of the city charter embraced in the resolution adopted at this session of the commission, be transmitted to the Governor for his approval; and

Resolved, That upon the approval by the Governor of said proposed amendments, the same be submitted to the electors of the city for adoption or rejection at the general election to be held in the several precincts of the city on the first Monday of April, 1917; and that upon such approval, notice of said election be posted in ten public places in each precinct of the city and also be published in one ~~of the~~ issue of a daily newspaper of the city; and that such posted notices shall embrace the form of ballot on which said amendments will be submitted, and that such ~~published~~ notice shall embrace such form and also the resolution proposing ~~said~~ amendments;

and

Resolved, That the form in which said proposed amendments shall be submitted on the ballot and the instructions thereon shall be as follows:

OFFICIAL BALLOT.

INSTRUCTIONS:

If you wish to vote FOR ALL the proposed amendments place a cross (X) in the circle under the word "YES" at the head of the ballot. This will be deemed a vote for all the proposed amendments opposite which no cross appears in the square in the column headed "No."

If you wish to vote AGAINST ALL the proposed amendments place a cross (X) in the circle under the word "No" at the head of the ballot. This will be deemed a vote against all the proposed amendments opposite which no cross appears in the square in the column headed "Yes."

If you wish to vote separately for any proposed amendment place a cross (X) in the square opposite the same in the column headed "Yes."

If you wish to vote separately against any proposed amendment place a cross (X) in the square opposite the same in the column headed "No."

Before leaving the booth fold the ballot so the initials of the inspector will appear on the outside.

For all the Proposed Amendments of the City Charter.		YES	NO
		<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>
1.	For the amendment of Section 1 of Chapter 4:- To limit the appointment and service of registrars to the years when re-registration of electors is made every fourth year, and to prescribe their duties and compensation.	<input type="checkbox"/>	<input type="checkbox"/>
2.	For the amendment of Section 2 of Chapter 4:- To provide that, except for re-registration every fourth year, the board of registration shall consist of the assessor, chief of police and city clerk; and to fix the hours on registration days when the board shall be in session.	<input type="checkbox"/>	<input type="checkbox"/>
3.	For the amendment of Section 7 of Chapter 4:- To provide that the lists of electors made upon re-registration, with subsequent additions, shall be the only official registers of electors.	<input type="checkbox"/>	<input type="checkbox"/>
4.	For the amendment of Section 16 of Chapter 5:- To provide for determination of candidates nominated at city primaries.	<input type="checkbox"/>	<input type="checkbox"/>
5.	For the amendment of Section 2 of Chapter 6:- To provide for appointment of chairmen of boards of election inspectors in the years when there are no registrars.	<input type="checkbox"/>	<input type="checkbox"/>
6.	For the amendment of Section 7 of Chapter 6:- To empower the commission, by ordinance not adopted as an emergency measure, to establish a majority preferential system of voting for elective officers.	<input type="checkbox"/>	<input type="checkbox"/>
7.	For the amendment of Section 3 of Chapter 16:- To extend the time for preparing the annual assessment roll from the second Monday of March to the second Monday in May.	<input type="checkbox"/>	<input type="checkbox"/>
8.	For the amendment of Section 6 of Chapter 21:- To prescribe duties of police officers, and to empower the chief of police to serve civil process.	<input type="checkbox"/>	<input type="checkbox"/>
9.	For the amendment of Section 4 of Chapter 23:- To make the commission only, the board of health.	<input type="checkbox"/>	<input type="checkbox"/>
10.	For the amendment of Section 13 of Chapter 28:- To authorize the making of any special assessment improvement if notice of intention to make the same be published four weeks in a daily newspaper.	<input type="checkbox"/>	<input type="checkbox"/>
11.	For the amendment of Section 16 of Chapter 28:- To provide that no moneys of any fund, except the general fund, shall be transferred to any other fund; except that any surplus in any fund, not needed therefor and not subject to be rebated, may be transferred to the general fund.	<input type="checkbox"/>	<input type="checkbox"/>
12.	For the amendment of Section 23 of Chapter 28:- To provide a lien for personal taxes.	<input type="checkbox"/>	<input type="checkbox"/>
13.	For the amendment of Section 28 of Chapter 28:- To prescribe and make directory the duties of the treasurer in the collection of personal taxes.	<input type="checkbox"/>	<input type="checkbox"/>
14.	For the amendment of Section 44 of Chapter 28:- To provide more effective remedies for the collection of special assessments.	<input type="checkbox"/>	<input type="checkbox"/>
15.	For the amendment of Section 45 of Chapter 28:- To provide more specifically for the levy and collection of special assessments and liens on the tax roll.	<input type="checkbox"/>	<input type="checkbox"/>
16.	For the amendment of Section 46 of Chapter 28:- To provide more specifically for recovery for benefits to property in case of defects in special assessment proceedings.	<input type="checkbox"/>	<input type="checkbox"/>
17.	For the amendment of Section 3 of Chapter 30:- To extend to the third Monday in May the time for the review of the annual assessment roll, and to prescribe the hours when the board of review shall be in session.	<input type="checkbox"/>	<input type="checkbox"/>
18.	For the amendment of Section 5 of Chapter 30:- To permit the assessment of personal property in the city after January first, not taxed elsewhere in the state.	<input type="checkbox"/>	<input type="checkbox"/>
19.	For the amendment of Section 2 of Chapter 34:- To make the vote on acquiring a privately owned utility conform to the home rule law, and to dispense with the necessity of election to authorize appropriations for and construction of such public utilities as do not require the issue of bonds.	<input type="checkbox"/>	<input type="checkbox"/>

20	For the amendment of Section 6 of Chapter 31:- To provide for the exercise by women taxpayers of their constitutional right to vote on questions of raising money and issuing bonds; and to extend the right to vote on such questions to purchasers of land on contract who pay the taxes thereon.	<input type="checkbox"/>	<input type="checkbox"/>
21	For the amendment of Section 1 of Chapter 38:- To provide that approval of plats of land shall not be deemed acceptance for public use of the streets, and to dispense with the requirement that, before the approval of a plat, land intended for streets must be made safe to travel upon.	<input type="checkbox"/>	<input type="checkbox"/>

This resolution signed by:

E. P. Pearce
E. J. Link

Yeas: Commissioners *Pearce, Sherry, Link and the Mayor*
 Nays: Commissioners *None*

The Commission then, on motion adjourned.

J. E. Vaughan
City Clerk.

Official Proceedings of the City Commission

March 15th, 1917

An adjourned meeting of the Commission of the city of Marquette was held in the Commission chamber of the city hall on Thursday, March 15, 1917, at 9:00 o'clock a. m. Mayor F. H. Begole presiding.

Present—Commissioners Pearce, Sink and Sherman

On motion of Commissioner Pearce, supported by Commissioner Sherman, the following preamble and resolution were adopted:

Whereas, A resolution was submitted at a regular session of the commission on February 12, 1917, proposing therein amendments of twenty-one sections of the city charter, set forth in full therein; which said resolution was laid on the table for thirty days and was, on February 16, 1917, published in the official proceeding of said session in The Marquette Chronicle, a daily newspaper printed, published and circulated in said city:

Resolved, That said resolution be taken from the table and placed upon its passage

This resolution signed by:

E. L. PEARCE
E. J. SINK

Yeas:—Commissioners Pearce, Sherman Sink and the Mayor.

Nays:—None.

Said resolution was thereupon placed upon its passage and was adopted by the following vote:

Yeas:—Commissioners Pearce, Sherman, Sink and the Mayor.

Nays:—None.

On motion of Commissioner Pearce, supported by Commissioner Sherman, the following resolution was adopted:

Resolved, That the twenty-one proposed amendments of the city charter embraced in the resolution adopted at this session of the commission, be transmitted to the Governor for his approval; and

Resolved, That upon the approval by the Governor of said proposed amendments, the same be submitted to the electors of the city for adoption or rejection at the general election to be held in the several precincts of the city on the first Monday of April, 1917; and that upon such approval, notice of said election be posted in ten public places in each precinct of the city and also be published in one issue of a daily newspaper of the city; and that such posted notices shall embrace the form of ballot on which said amendments will be submitted, and that such published notice shall embrace such form and also the resolution proposing said amendments; and

Resolved, That the form in which said proposed amendments shall be submitted on the ballot and the instructions thereon shall be as follows:

OFFICIAL BALLOT. Instructions.

If you wish to vote FOR ALL the proposed amendments place a cross (X) in the circle under the word "YES" at the head of the ballot. This will be deemed a vote for all the proposed amendments opposite which no cross appears in the square in the column headed "No."

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If you wish to vote separately for any proposed amendment place a cross (X) in the square opposite the same in the column headed "Yes."

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Before leaving the booth fold the ballot so the initials of the inspector will appear on the outside.

For all the Proposed Amendments of the City Charter. YES NO

1	For the amendment of Section 1 of Chapter 4:—To limit the appointment and service of registrars to the years when re-registration of electors is made every fourth year, and to prescribe their duties and compensation.	<input type="checkbox"/>	<input type="checkbox"/>
2	For the amendment of Section 2 of Chapter 4: To provide that, except for re-registration every fourth year, the board of registration shall consist of the assessor, chief of police and city clerk; and to fix the hours on registration days when the board shall be in session.	<input type="checkbox"/>	<input type="checkbox"/>
3	For the amendment of Section 7 of Chapter 4:—To provide that the lists of electors made upon re--registration, with subsequent additions, shall be the only official registers of electors.	<input type="checkbox"/>	<input type="checkbox"/>
4	For the amendment of Section 16 of Chapter 5:—To provide for determination of candidates nominated at city primaries.	<input type="checkbox"/>	<input type="checkbox"/>
5	For the amendment of Section 2 of Chapter 6:—To provide for appointment of chairmen of boards of election inspectors in the years when there are no registrars.	<input type="checkbox"/>	<input type="checkbox"/>
6	For the amendment of Section 7 of Chapter 6:—To empower the commission, by ordinance not adopted as an emergency measure, to establish a majority preferential system of voting for elective officers.	<input type="checkbox"/>	<input type="checkbox"/>
7	For the amendment of Section 3 of Chapter 16:—To extend the time for preparing the annual assessment roll from the second Monday of March to the second Monday in May.	<input type="checkbox"/>	<input type="checkbox"/>
8	For the amendment of Section 6 of Chapter 21:—To prescribe duties of police officers, and to empower the chief of police to serve civil process.	<input type="checkbox"/>	<input type="checkbox"/>
9	For the amendment of Section 4 of Chapter 23:—To make the commission only, the board of health.	<input type="checkbox"/>	<input type="checkbox"/>
10	For the amendment of Section 13 of Chapter 28:—To authorize the making of any special assessment improvement if notice of intention to make the same be published four weeks in a daily newspaper.	<input type="checkbox"/>	<input type="checkbox"/>
11	For the amendment of Section 16 of Chapter 28:—To provide that no moneys of any fund, except the general fund, shall be transferred to any other fund; except that any surplus in any fund, not needed therefor and not subject to be rebated, may be transferred to the general fund.	<input type="checkbox"/>	<input type="checkbox"/>

Official Proceedings of the City Commission, March 15th, 1917

(Continued)

12	For the amendment of Section 23 of Chapter 28: —To provide a lien for personal taxes.	[] []		
13	For the amendment of Section 28 of Chapter 28: —To prescribe and make directory the duties of the treasurer in the collection of personal taxes.	[] []	19	For the amendment of Section 2 of Chapter 34: —To make the vote on acquiring a privately owned utility conform to the home rule law, and to dispense with the necessity of election to authorize appropriations for and construction of such public utilities as do not require the issue of bonds.
14	Section 44 of Chapter 28: —To provide more effective remedies for the collection of special assessments.	[] []		
15	For the amendment of Section 45 of Chapter 28: —To provide more specifically for the levy and collection of special assessments and liens on the tax roll.	[] []	20	For the amendment of Section 6 of Chapter 31: —To provide for the exercise by women taxpayers of their constitutional right to vote on questions of raising money and issuing bonds and to extend the right to vote on such questions to purchasers of land on contract who pay the taxes thereon.
16	For the amendment of Section 46 of Chapter 28: —To provide more specifically for recovery for benefits to property in case of defects in special assessment proceedings.	[] []		
17	For the amendment of Section 3 of Chapter 30: —To extend to the third Monday in May the time for the review of the annual assessment roll, and to prescribe the hours when the board of review shall be in session.	[] []	21	For the amendment of Section 1 of Chapter 38: —To provide that approval of plats of land shall not be deemed acceptance for public use of the streets, and to dispense with the requirement that, before the approval of a plat, land intended for streets must be made safe to travel upon.
18	For the amendment of Section 5 of Chapter 30: —To permit the assessment of personal property in the city after January first, not taxed elsewhere in the state.	[] []		

This resolution signed by:
 E. L. PEARCE
 E. J. SINK
 Yeas:—Commissioners Pearce, Sherman, Sink, and the Mayor.
 Nays—None.
 The commission then, on motion adjourned.
 City Clerk,
 J. E. VAUGHAN,

OFFICIAL PROCEEDINGS OF THE CITY COMMISSION

March 19th, 1917.

A regular meeting of the commission of the city of Marquette was held in the commission chamber of the city hall on Monday, March 19th, 1917, at 7:30 o'clock p.m. Mayor F. H. Begole presiding.

Present - Commissioners Pearce, Sink and Wenner.

The city clerk's report of fees collected by him for the week ending March 17th, amount \$1.75, was presented and ordered filed.

A communication from Senator Alton T. Roberts, stating that he would do all he could to prevent the passage of the bill now in the Legislature which would make liable to taxation municipal public utilities, was presented and ordered filed.

A communication from Thomas B. Weyman, Secretary-Forester of the Northern Forest Protective Association, thanking the commission for the use of the assembly hall, ~~in which to hold their annual meeting,~~ was presented and ordered filed.

The following liquor applications were presented, and on motion of Commissioner Sink, supported by Commissioner Werner, were referred to the Commissioner of Accounts & Finances:

August Anderson, The F. Bending Company; Harry F. Bending; Peter Boyer; Charles L. Christian; Dutmer Brothers; Dorie P. Fontaine; Timothy J. Foley; Joseph Forwick; Andrew Hartvigh; Anton Johnson; Ziel LaBonte; John H. Manning; Joseph Marier; Jacob Pporo; William Parsons; William J. Rice; Zigmunt Sabotka; George E. Trethewey; James H. Triggs; Philipe Trombly and Leander Winkka.

YEAS - Commissioners Pearce, Sink and Wenner.

MOBVO BOND

March 19, 1917.

Robert P. Byrne, City Treasurer, (Petty Cash) Light Deposits refunded, bond interest and miscellaneous supplies paid for	⌘	68.02
The DePree Chemical Co. Fumigators		21.17
C. R. Nelson, Repairs,		3.50
Henry Bolduc, Blacksmithing		1.00
Western Electric Co. Supplies		87.91
Marshall-Wells Hardware Co., Lamps,		33/40
The Adjustable Fixture Co. Supplies		5.71
J. B. Timberlake & Sons, Supplies		17.64
Northern Electric Co., Merchandise		8.36
Gill & Co., Supplies		14.40
Ishpeming Livery Co. Ltd., Livery service		10.00
Standard Oil Co., Gasoline		9.95
Hersey Manufacturing Co., Supplies		7.58
H. Channon Co., Oakum		33.25
<i>Service Motor Supply Co., supplies</i>		<i>5.18</i>
<i>Marquette City & Presque Isle Ry Co., Street car tickets</i>		<i>10.00</i>

The following bills, duly approved by the signatures of the
respective commissioners in charge and by the respective officials
under whom the work was ^{actually} performed or material furnished, were presented
and read, viz:-

(Here insert paper No.1)

On motion of Commissioner Werner, supported by Commissioner Sink,
said bills were audited and ordered paid.

The commission then, on motion, adjourned.

J. E. Vaughan,

City Clerk.

Official Proceedings of the City Commission

March 19th, 1917

A regular meeting of the commission of the city of Marquette was held in the commission chamber of the city hall on Monday, March 19th, 1917, at 7:30 o'clock p. m. Mayor F. H. Begole presiding.

Present—Commissioners Pearce, Sink and Werner.

The city clerk's report of fees collected by him for the week ending March 17, amount \$1.75, was presented and ordered filed.

A communication from Senator Alton T. Roberts, stating that he would do all he could to prevent the passage of the bill now in the Legislature which would make liable to taxation municipal public utilities, was presented and ordered filed.

A communication from Thomas B. Weyman, Secretary-Forester of the Northern Forest Protective Association, thanking the commission for the use of the assembly hall was presented and ordered filed.

The following liquor applications were presented, and on motion of Commissioner Sink, supported by Commissioner Werner, were referred to the Commissioner of Accounts & Finances:

August Anderson, The F. Bending Company; Harry F. Bending; Peter Boyer; Charles L. Christian; Dutmer Brothers; Dorie P. Fountaine; Timothy J. Foley; Joseph Forwick; Andrew Hartvigh; Anton Johnson; Ziel LaBonte; John H. Manning; Joseph Marier; Jacob Pooro; William Parsons; William J. Rice; Zigmunt Sabotka; George E. Trethewey; James H. Triggs; Phillipi Trombley and Leander Wink.a.

Yeas—Commissioners Pearce, Sink and Werner.

The following bills, duly approved by the signatures of the respective commissioners in charge and by the respective officials under whom the work was actually performed or material furnished, were presented and read, viz:—

Robert P. Byrne, City treasurer (Petty Cash) Light deposits refunded, bond interest and miscellaneous supplies paid for	\$ 68.02
The DePree Chemical Co. fumigators,	21.17
C. R. Nelson, repairs	3.50
Service Motor Supply Co, supplies	5.18
Henry Bolduc, blacksmithing, ..	1.00
Marquette City & Presoue Isle R'y. Co., street car tickets ..	10.00
Western Electric Co. supplies ..	87.91
The Adjustable Fixture Co. supplies	5.71
Marshall-Wells Hardware Co., supplies	33.40
J. B. Timberlake & Sons, supplies	17.64
Northern Electric Co., merchandise	8.36
Gill & Co., supplies	14.40
Ishpeming Livery Co. Ltd., livery service	10.00
Standard Oil Co., gasoline	9.95
Hersey Manufacturing Co., supplies	7.58
H. Channon Co., oakum,	33.25

On motion of Commissioner Werner, supported by Commissioner Sink, said bills were audited and ordered paid.

The commission then, on motion, adjourned.

J. E. VAUGHAN,
City Clerk.

Official Proceedings of the City Commission

March 26th, 1917

A regular meeting of the commission of the city of Marquette, was held in the commission chamber of the city hall on Monday, March 26th, 1917, at 7:30 o'clock p. m. Mayor F. H. Begole presiding.

Present—Commissioners Pearce, Sink and Werner.

The city clerk's report of fees collected by him for the week ending March 24th, amount \$0.75, was presented and ordered filed.

The liquor application of the Upper Peninsula Brewing Company was presented and referred to the Commission-

er of Accounts and Finances.

On motion of Commissioner Pearce, supported by Commissioner Werner, the Mayor was directed to write a letter of thanks to Rt. Rev. Frederick Eis for the right of way easement which he had given the city across the S. W. ¼ of the N. W. ¼ of Sec. 14 T. 48 N. R. 25 West.

The following was presented by the Commissioner of Accounts and Finances, and on motion of Commissioner Sink, supported by Commissioner Werner, was laid on the table:

CITY OF MARQUETTE, MICHIGAN, DEPARTMENT OF ACCOUNTS AND FINANCES.

March 26th, 1917.

To the City Commission of the City of Marquette—

The department of Accounts and Finances hereby certifies that the several departments of the city have furnished to this department estimates in writing of the probable expenses and liabilities to be incurred in their several departments for the current fiscal year, specifying in detail such probable expenditures, including a statement of the salaries of their officers and employees, which estimates are herewith submitted and that the amounts so reported by the several department is as set forth in schedule "A", hereto attached.

This department further certifies that the amount of money necessary to be raised by taxes during the current fiscal year to make payment of interest, bonds, expenditures and improvements is the sum of \$153,400.00.

This department further certifies that schedule "B" hereto attached, is an estimate of the amount of revenue to city during the current fiscal year from all sources other than from the tax levy and also the amount of such tax levy.

This department further certifies that schedule "C" hereto attached, is a statement of the principal of all the bonded indebtedness of the city.

Respectfully submitted,

DEPARTMENT OF ACCOUNTS AND FINANCES,

E. L. PEARCE,

Commissioner.

ESTIMATES OF EXPENDITURES YEAR 1917. SCHEDULE "A"

DEPARTMENT OF PUBLIC AFFAIRS.

Salaries of City Commissioners	\$ 775.00	
Salary of City Clerk	960.00	
Salary of Mayor's Secretary	720.00	
Salary of City Attorney	900.00	
Salary of Municipal Judge	1,200.00	
Printing Proceedings, Annual Report, etc	600.00	
City Hall — General Maintenance and Repairs	3,200.00	
Street Lighting	5,500.00	
Election Expenses	1,500.00	
Miscellaneous Expenditures and contingencies	1,500.00	
Peter White Public Library	7,500.00	\$ 24,355.00

DEPARTMENT OF ACCOUNTS AND FINANCES

Salaries	\$ 3,800.00	
Stationery and supplies	300.00	
Audit and Sundry Expenses	1,000.00	
Interest on Bonds	1,715.00	
Payment of City Hall Refunding Bonds	50 0.00	\$ 11,815.00

DEPARTMENT OF PUBLIC WORKS

General Maintenance and contingencies	\$ 19,000.00	
Rebuilding Streets	19,000.00	
Quarry Land — Second Payment	5,000.00	
New Equipment — Motor Sprinkler, storage tanks, etc ..	9,000.00	
Parks and Cemetery — Regular Maintenance	7,000.00	
Presque Isle Park — Special Improvements	5,000.00	\$ 64,000.00

DEPARTMENT OF PUBLIC HEALTH AND SAFETY

Police Department	\$ 7,450.00	
Fire Departments, No. 1 and 2	16,025.00	
Health Department, (Net Outlay)	7,500.00	
City Pound	35.00	
City Market	65.00	
Harbor Master	120.00	\$ 31,195.00

DEPARTMENT OF LIGHT AND POWER

Operating Expenses	\$ 26,500.00	
Extensions and contingencies	18,000.00	
Interest on Bonds	300.00	
Payment of Bonds	10,000.00	
Deficit in Fund, December 31st, 1916,	13,874.00	

DEPARTMENT OF WATER

Operating expense	\$ 11,445.00	
Extensions and contingencies	15,300.00	
Interest on Bonds	3,925.00	
Payment of Bonds	25,000.00	\$ 55,670.00

PUBLIC SCHOOLS.

Amount certified to by Board of Education	\$ 61,000.00	
One Mill Tax — Approximately	10,500.00	\$ 71,500.00

Total estimates of Expenditures		\$ 327,209.00
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SCHEDULE "B"
ESTIMATED REVENUES, YEAR, 1917.

Delinquent Real Taxes	\$ 8,000.00	
Liquor Licenses	17,000.00	
Interest Receipts	2,000.00	
Penalties on Taxes, Sundry Licenses and Fees	2,000.00	
Tenement Rentals	21600	
Municipal Court — Costs and Fines	800.00	
Parks and Cemetery Income,	1,500.00	
Peter White Public Library, —Library Fines	500.00	
Department of Light and Power, Income to Balance	68,674.00	
Department of Water, Income to Balance	65,670.00	
Transfer from Light and Power and Water Funds	8,000.00	
Credits in Funds,—General	2,790.98	
" " "—Library	918.85	
" " "—Street	3,614.16	
" " "—Parks and Cemetery	615.25	
" " "—Police	312.78	
" " "—Fire	1,193.72	
Total Estimated Revenues		\$ 173,805.74
Tax Levy		\$ 153,403.26
		<u>\$ 327,209.00</u>

SCHEDULE "C"
CITY BONDS OUTSTANDING, MARCH 26th, 1917.

Water Works	\$ 90,000.00
Light and Power	10,000.00
City Hall Refunding	50,000.00
General City Improvement	10,000.00
Total Bonds Outstanding	<u>\$ 140,000.00</u>

The city engineer submitted a report on the survey of the neck of Presque Isle together with a map thereof which were ordered placed on file.

On motion of Commissioner Sink, supported by Commissioner Pearce, the Mayor was directed to appoint an advisory committee of three to act with the commission in the matter of the swimming pool project at Presque Isle.

Whereupon the Mayor appointed Mr. D. Fred Charlton, Mr. Morgan W. Jopling and Mr. John M. Longyear Jr., as said committee

The following bills, duly approved by the signatures of the respective commissioners in charge and by the respective officials under whom the work was actually performed or material furnished, were presented and read, viz:—

Munising Motor Co., first payment on motor truck and sprinkler equipment	937.39
Mat Sales Co., one floor mat ..	14.55
Robert Smith Printing Co., supplies	5.60
Standard Oil Co., gasoline	2.30
Ralph Eldredge, lumber	60.00
F. P. Spear & Sons, feed	46.85
Roach & Seeber Co., feed	35.60
William J. Mackensen, pheasants for Presque Isle Park ..	38.00
Superintendent of Documents, Washington D. C., Documents ..	3.60

Northwestern Manufacturing Co., supplies	20.58
Consolidated Fuel & Lbr., Co., lumber	4.60
Hibbard, Spencer, Bartlett & Co., supplies	87.08
M. C. & P. I. R'y Co., street car tickets	5.00
M. M. & S. E. R'y. Co., freight charges88
Wagner Electric Mfg. Co., supplies	20.81
Ramey Manufacturing Company supplies	15.19
General Electric Co., supplies ..	2.53
Crosby Steam Gage & Valve Co., supplies	5.50
Electric Bleaching Gas. Co., liquid Chlorine	34.40
D. S. S. & A. R'y. Co., freight charges80
Charles S. Thoren, recording deed	1.00
On motion of Commissioner Sink, supported by Commissioner Werner, said bills were audited and ordered paid.	
The commission then, on motion, adjourned.	
J. E. VAUGHAN, City Clerk.	

OFFICIAL PROCEEDINGS OF THE CITY COMMISSION.

March 26th, 1917.

A regular meeting of the commission of the city of Marquette, was held in the commission chamber of the city hall on Monday, March 26th, 1917, at 7:30 o'clock p.m. Mayor F. H. Begole presiding.

Present - Commissioners Pearce, Sink and Werner.

The city clerk's report of fees collected by him for the week ending March 24th, amount \$0.75, was presented and ordered filed.

The liquor application of the Upper Peninsula Brewing Company was presented and referred to the Commissioner of Accounts and Finances.

On motion of Commissioner Pearce, supported by Commissioner Werner, the Mayor was directed to write a letter of thanks to Rt. Rev. Frederick Eis for the right of way easement which he had given the city across the S.W. $\frac{1}{4}$ of the N.W. $\frac{1}{4}$ of Sec. 14 T. 48 N. R. 25 West.

The following was presented by the Commissioner of Accounts and Finances; and on motion of Commissioner Sink, supported by Commissioner Werner was laid on the table:

(Insert here paper No. 2.)

The city engineer submitted a report on the survey of the neck of Presque Isle together with a map thereof.

On motion of Commissioner Sink, supported by Commissioner Pearce, the Mayor was directed to appoint an advisory committee of three to act with the commission in the matter of the swimming pool project at Presque Isle.

Whereupon the Mayor appointed Mr. D. Fred Charlton, Mr. Morgan W. Jopling and Mr. John M. Longyear Jr., as the advisory committee.

The following bills, duly approved by the signatures of the respective commissioners in charge and by the respective officials under whom the work was actually performed or material furnished, were

presented and read, viz:

1. Here inserted paper No. 31

No 3.

March 26th, 1917.

Munising Motor Co., first payment on motor truck and sprinkler equipment	937.39
Mat Sales Co., one floor mat	14.55
Robert Smith Printing Co., supplies	5.60
Standard Oil Co., gasolene	2.39
<i>Wmpt. Eldredge, lumber</i>	<i>60.00</i>
F. B. Spear & Sons, feed	46.85
Roach & Seeber Co., feed	35.60
William J. Mackensen, pheasants for Presque Isle Park	38.00
Superintendent of Documents, Washington D. C., Documents	3.60
Northwestern Manufacturing Co., supplies	20.58
Consolidated Fuel & Lbr. Co., lumber	4.60
Hibbard, Spencer, Bartlett & Co., supplies	87.08
M. C. & P. I. R'y. Co., street car tickets	5.00
M. M. & S. E. R'y. Co., freight charges	.88
Wagner Electric Mfg. Co., supplies	20.81
Ramey Manufacturing Company, supplies	15.19
General Electric Co., supplies	2.53
Crosby Steam Gage & Valve Co., supplies	5.50
Electro Bleaching Gas. Co., liquid Chlorine	34.40
D. S. S. & A. R'y. Co., freight charges	.80
<i>Charles A. Shuman, mending deer</i>	<i>1.00</i>

ITEMS OF BUSINESS

April 2nd.

Report of city clerk.

Reading of the bills.

Recommendations for liquor licenses.

Canvass returns of election.

Clerk

OFFICIAL PROCEEDINGS OF THE CITY COMMISSION.

April 2nd, 1917.

A regular meeting of the commission of the city of Marquette, was held in the commission chamber of the city hall on Monday, April 2nd, 1917, at 7:30 o'clock p.m. Mayor F. H. Begole presiding.

Present- Commissioners Pearce, Sink and Werner.

The city clerk's report of fees collected by him for the week ending March 31st, amount \$0.25, was presented and ordered filed.

The following bills, duly approved by the signatures of the respective commissioners in charge and by the respective officials under whom the work was actually performed or material furnished, were presented and read, viz:-

(Here insert paper No. 1.)

On motion of Commissioner Werner, supported by Commissioner Sink, said bills were audited and ordered paid.

The following was presented and ordered filed:-

April 2nd, 1917.

To the Honorable Commission.

Gentlemen:-

This Department recommends that the following applicants be granted liquor licenses:

August Anderson; Harry F. Bending; Charles L. Christian;
Pater Boyer; Dutmer Brothers; Dorie P. Fougaine; Timothy J. Foley;
Joseph Ferwick; Andrew Hartvigh; Anton Johnson; Ziel LaBonte;
John H. Manning; Joseph Marier; Jacob Pooro; William Parsons;
William J. Rice; Zigmunt Sabotka; George E. Trethewey; James H.
Triggs; Philipi Trombly; ^{Louis Vierling;} Leander Winkka; Upper Peninsula Brewing
Company, Wholesale and the F. Bending Company, Wholesale.

Respectfully,

E. L. Pearce,

Commissioner of Accounts and
Finances.

Moved by Commissioner Sink, supported by Commissioner Werner and adopted, that the Chief of Police be instructed to order all awnings to be six feet four inches clear of walks.

Yeas - Commissioners Pearce, Sink and Werner.

Nays - None.

The Commission then, on motion, adjourned.

J. E. Vaughan,

City Clerk.

April 2nd, 1917.

To the Honorable Commission:

Gentlemen:-

This Department recommends that the following applicants
be granted liquor licenses:

August Anderson,
Harry F. Bending,
Charles L. Christian,
Peter Boyer,
Dutmer Bros.,
Dorie P. Fontaine,
Timothy J. Foley,
Joseph Forwick,
Andrew Hartvigh,
Anton Johnson,
Ziel LaBonte,
Louis Veiling

John H. Manning,
Joseph Marier,
Jacob Pooro,
William Parsons,
William J. Rice,
Zigmunt Sabotka,
George E. Trethewey,
James H. Triggs,
Philipi Trombly,
Leander Winkka
Upper Peninsula Brewing Co. } *WHOLE*
The F. Bending Company. } *SALE*

Respectfully,

E. S. Beane

Commissioner of Accounts and Finances.

~~XXXXX~~ April 2, 1917.

Pay Roll, Department of Public Affairs	459.00
" " " " " Library	325.00
" " " Accounts & Finances	630.00
" " " Public Works	1,011.29
" " " Public Health & Safety (Police & Health)	1,235.00
" " " " " " " (Fire)	504.60
" " " Light and Power	1,922.02
" " " Water	632.88
Marquette Publishing Co., Ltd., publishing proceedings and ordinances	24.15
Guelff Printing Co., election ballots	17.65
Jones & Frei, auto repairs and supplies	74.95
Frederick Dupras, blacksmithing	38.30
May Grieninger, meals for City's Prisoners	3.50
Cleveland Cliffs Iron Co., sulphuric Acid	4.66
Andrew E. Peterson, supplies	3.60
James Pomeroy, blacksmithing	5.25
Western Express Co., express charges	2.05
D. S. S. & A. R'y. Co., freight charges	5.08
Lindstrom, Smith Company, merchandise	8.44
Standard Oil Co., gasolene	14.33
Chicago Pneumatic Tool Co., supplies	17.10
Julius Andrae & Sons Co., wiring material	228.71
Consolidated Fuel & Lbr. Co., meter boards	17.50
The Frantz Premier Distributing Co., electric cleaners	271.68
Lake Shore Engine Works, repairs	32.00
The Adjustable Fixture Co., supplies	.68
Western Electric Co., supplies	38.42
General Electric Co., merchandise	157.05
Marshall-Wells Hdw. Co., merchandise	124.29

Official Proceedings of the City Commission.

April 2nd, 1917

A regular meeting of the commission of the city of Marquette, was held in the commission chamber of the city hall on Monday, April 2nd, 1917, at 7:30 o'clock p. m. Mayor F. H. Begole presiding.
Present—Commissioners Pearce, Sink and Werner.

The city clerk's report, of fees collected by him for the week ending March 21st, amount \$0.25, was presented and ordered filed.

The following bills, duly approved by the signatures of the respective commissioners in charge and by the respective officials under whom the work was actually performed or material furnished, were presented and read, viz:—

Pay Roll, Department of Public Affairs	\$ 459.00
Pay Roll, Department of Public Library	325.00
Pay Roll, Department of Accounts & Finances	630.00
Pay Roll, Department of Public Works	1,011.29
Pay Roll, Department of Public Health & Safety (Police & Health)	1,235.00
Pay Roll, Department of Public Health & Safety (Fire)	504.60
Pay Roll, Department Light and Power	1,922.02
Pay Roll, Department of Water	632.88
Marquette Publishing Co., Ltd publishing proceedings and ordinances	24.15
Guelff Printing Co., election ballots	17.65
Jones & Frei, auto repairs and supplies	74.95
Frederick Dupras, blacksmithing	38.30
Mary Grieninger, meals for City's Prisoners	3.50
Cleveland Cliffs Iron Co., sulphuric Acid	4.66
Andrew E. Peterson, supplies ..	3.60
James Pomeroy, blacksmithing ..	5.25
Western Express Co., express charges	2.05
D. S. S. & A. R'y. Co., freight charges	5.08
Lindstrom, Smith Company, merchandise	8.44
Standard Oil Co., gasoline	14.33

Chicago Pneumatic Tool Co., supplies	17.10
Julius Andrae & Sons Co., wiring material	228.71
Consolidated Fuel & Lumber Co., meter boards	17.50
The Frantz Premier Distributing Co., electric cleaners	271.68
Lake Shore Engine Works, repairs	32.00
The Adjustable Fixture Co., supplies68
Western Electric Co., supplies ..	38.42
General Electric Co., merchandise	157.05
Marshall-Wells Hdw Co, merchandise	124.29

On motion of Commissioner Werner, supported by Commissioner Sink, said bills were audited and ordered paid.
The following was presented and ordered filed:—

April 2nd, 1917.

To the Honorable Commission.

Gentlemen:—

This Department recommends that the following applicants be granted liquor licenses:

August Anderson; Harry F. Bending; Charles L. Christian; Peter Boyer; Dummer Brothers; Dorie P. Fountaine; Timothy J. Foley; Joseph Forwick; Andrew Hartvigh; Anton Johnson; Ziel LaBorte; John H. Manning; Joseph Marier; Jacob Pooro; William Parsons; William J. Rice; Zigmunt Sabotka; George E. Trethewey; James H. Triggs; Phillip Trombly; Louis Vierling; Leander Winkka; Upper Peninsula Brewing Company, Wholesale and the F. Bending Company, Wholesale.

Respectfully,

E. L. PEARCE,

Commissioner of Accounts and Finances.
Moved by Commissioner Sink, supported by Commissioner Werner and adopted, that the Chief of Police be instructed to order all awnings to be six feet four inches clear of walks.

Yeas—Commissioners Pearce, Sink and Werner.

Nays—None.

The Commission then, on motion, adjourned.

J. E. VAUGHAN,
City Clerk.

No. 2

Resolved, That this commission hereby makes and adopts the following revised and amended estimates of all the expenditures which will be required to be made from the several funds of the city during the current year and for the payment of interest, and indebtedness to fall due during the year, for the following departments and purposes, respectively, viz:

DEPARTMENT OF PUBLIC AFFAIRS

Salaries of City Commissioners,	\$	775.00	
Salary of City Clerk,		960.00	
Salary of Mayor's Secretary,		720.00	
Salary of City Attorney,		900.00	
Salary of Municipal Judge,		1,200.00	
Printing Proceedings, Annual Report, etc.,		600.00	
City Hall - General Maintenance and Repairs,		3,200.00	
Street Lighting,		5,500.00	
Election Expenses,		1,500.00	
Miscellaneous Expenditures and contingencies,		1,500.00	
Peter White Public Library,		7,500.00	
	\$		24,355.00

DEPARTMENT OF ACCOUNTS AND FINANCES

Salaries,	\$	3,800.00	
Stationery and supplies,		300.00	
Audit and Sundry Expenses,		1,000.00	
Interest on Bonds,		1,715.00	
Payment of City Hall Refunding Bonds		5,000.00	
	\$		11,815.00

DEPARTMENT OF PUBLIC WORKS

General Maintenance and contingencies,	\$	19,000.00	
Rebuilding Streets,		19,000.00	
Quarry Land - Second Payment,		5,000.00	
New Equipment - Motor Sprinkler, storage tanks, etc		9,000.00	
Parks and Cemetery - Regular Maintenance,		7,000.00	
Presque Isle Park - Special Improvements,		5,000.00	
	\$		64,000.00

DEPARTMENT OF PUBLIC HEALTH AND SAFETY

Police Department,	\$	7,450.00	
Fire Departments, No. 1 and 2,		16,025.00	
Health Department, (Net Outlay),		7,500.00	
City Pound,		35.00	
City Market,		65.00	
Harbor Master,		120.00	
	\$		31,195.00

DEPARTMENT OF LIGHT AND POWER

Operating Expenses,	\$	26,500.00	
Extensions and contingencies,		18,000.00	
Interest on Bonds,		300.00	
Payment of Bonds,		10,000.00	
Deficit in fund, December 31st. 1916,		13,874.00	
	\$		68,674.00

DEPARTMENT OF WATER

Operating expenses,	\$11,445.00	
Extensions and contingencies,	15,300.00	
Interest on Bonds,	3,925.00	
Payment of bonds,	25,000.00	\$ 55,670.00

PUBLIC SCHOOLS

Amount certified to by Board of Education,	61.00.00	
One Mill Tax - Approximately,	10,500.00	\$ 71,500.00

Total estimates of Expenditures \$ 327,209.00

And Resolved, That the commission deems it advisable to make the following local improvements during the current fiscal year, to be paid for in whole or in part by special assessments, the estimated cost of which, respectively, are as follows:

1. For "The Sixth and Altamont Street Improvement," viz:-
The grading, curbing and macadamizing of Sixth Street from the South line of Baldwin's Addition to the north line of McMillan Street, and building wing walls on the culvert over Whetstone Brook in Gargen Street; the macadam to be waterbound and the curb 3" x 14" plank, except 132 lineal feet of concrete curb, for the estimated cost of, \$ 3,090.85
2. For "The Fitch Avenue and Summit Street Improvement." viz:
The construction in the center of Fitch Avenue from Waldo Street to Center Street and in Summit Street from Fitch Avenue to the macadam in Presque Isle Avenue, of a macadam roadway twenty-five feet in width with concrete curb, said roadway to be seven inch water bound macadam, topped with two and one-half inch of penetration asphalt macadam, for the estimated cost of, . . . \$ 3,474.80
3. For grading, curbing and macadamizing contemplated streets to location of the Piqua Handle and Mfg. Company's plant, the estimated cost of, \$ 6,500.00
4. For "The North Marquette Drainage Ditch" the estimated cost of, \$ 4,000.00
5. For concrete sidewalks, the estimated cost of, \$ 1,500.00

And Resolved, That this commission do meet on Monday April, 23rd. 1917, at 7:30 o'clock p.m.. for public hearing upon said estimated and for the passage of the annual appropriation bill; and that the city clerk publish said estimates and notice of said hearing, as required by the city charter.

This resolution signed by:

E. J. Sink

J. P. Werner,

Yes - Commissioners Sink, and Werner and the Mayor

On motion of Commissioner Hester supported by Commissioner Seis the following Resolution was adopted:

Whereas, At the election held in the respective precincts of the city on April 2, 1917, at which election, in pursuance of and in accordance with the orders of the commission, the twenty-one amendments of the city charter heretofore proposed by the commission, were duly submitted to the electors of the city for their approval or rejection, upon a ballot in the form prescribed by the commission; and

Whereas, It appears by the respective certificates and returns of the inspectors of said election that the votes cast by qualified electors of said city at said election for and against said proposed amendments, respectively, and the totals of such votes, were as follows:

1917

Propositions as printed upon the official ballots.		Votes cast thereon.		
		Yes	No	Totals.
1	For the amendment of Section 1 of Chapter 4:- To limit the appointment and service of registrars to the years when re-registration of electors is made every fourth year, and to prescribe their duties and compensation,	198	85	283
2	For the amendment of Section 2 of Chapter 4:- To provide that, except for re-registration every fourth year, the board of registration shall consist of the assessor, chief of police and city clerk; and to fix the hours on registration days when the board shall be in session,	199	86	285
3	For the amendment of Section 7 of Chapter 4:- To provide that the lists of electors made upon re-registration, with subsequent additions, shall be the only official registers of electors,	200	82	282
4	For the amendment of Section 16 of Chapter 5:- To provide for determination of candidates nominated at city primaries,	198	83	281
5	For the amendment of Section 2 of Chapter 6:- To provide for appointment of chairmen of boards of election inspectors in the years when there are no registrars,	202	83	285

Propositions as printed upon the official ballots. Votes cast thereon.

		Yes	No	Totals.
6	For the amendment of Section 7 of Chapter 6:- To empower the commission, by ordinance not adopted as an emergency measure, to establish a majority preferential system of voting for elective officers,	196	87	283
7	For the amendment of Section 3 of Chapter 16:- To extend the time for preparing the annual assessment roll from the second Monday of March to the second Monday in May,	202	81	283
8	For the amendment of Section 6 of Chapter 21: To prescribe duties of police officers, and to empower the chief of police to serve civil process,	196	88	284
9	For the amendment of Section 4 of Chapter 23:- To make the commission only, the board of health,	195	88	283
10	For the amendment of Section 13 of Chapter 28:- To authorize the making of any special assessment improvement if notice of intention to make the same be published four weeks in a daily newspaper,	199	84	283
11	For amendment of Section 16 of Chapter 28:- To provide that no moneys of any fund, except the general fund, shall be transferred to any other fund; except that any surplus in any fund, not needed therefor and not subject to be rebated, may be transferred to the general fund,	197	87	284
12	For the amendment of Section 23 of Chapter 28:- To provide a lien for personal taxes,	197	87	284
13	For the amendment of Section 28 of Chapter 28:- To prescribe and make directory the duties of the treasurer in the collection of personal taxes,	199	84	283
14	For the amendment of Section 44 of Chapter 28:- To provide more effective remedies for the collection of special assessments,	198	86	284
15	For the amendment of Section 45 of Chapter 28:- To provide more specifically for the levy and collection of special assessments and liens on the tax roll,	195	88	283

Propositions as printed upon the official ballots. Votes cast thereon.

		Yes	No	Totals.
16	For the amendment of Section 46 of Chapter 28: To provide more specifically for recovery for benefits to property in case of defects in special assessment proceedings,	196	84	280
17	For the amendment of Section 3 of Chapter 30: To extend to the third Monday in May the time for the review of the annual assessment roll, and to prescribe the hours when the board of review shall be in session,	202	82	284
18	For the amendment of Section 5 of Chapter 30: To permit the assessment of personal property in the city after January first, not taxed elsewhere in the state,	197	89	286
19	For the amendment of Section 2 of Chapter 34: To make the vote on acquiring a privately owned utility conform to the home rule law and to dispense with the necessity of election to authorize appropriations for and construction of such public utilities as do not require the issue of bonds,	191	92	283
20	For the amendment of Section 6 of Chapter 31: To provide for the exercise by woman taxpayers of their constitutional right to vote on questions of raising money and issuing bonds and to extend the right to vote on such questions to purchasers of land on contract who pay the taxes thereon,	196	89	285
21	For the amendment of Section 1 of Chapter 38: To provide that approval of plats of land shall not be deemed acceptance for public use of streets, and to dispense with the requirement that before the approval of a plat, land intended for streets must be made safe to travel upon,	204	82	286

And Resolved, That each of the following of the above mentioned proposed amendments of the charter of the city of Marquette are hereby determined to have duly received in excess of a three-fifths vote of the electors of said city voting thereon, and to have been duly approved and adopted to prevail as amendments, respectively, of the charter of the city, viz:-

(1) That section one of chapter four be amended to read as follows:

Section 1. On or before the first Monday of July of each year in which a re-registration of electors is required to be made, the commission shall appoint an elector of his precinct to be registrar, who shall take and file with the clerk the constitutional oath of office, and whose term of office shall be one year from and after the first day of July of the year when appointed. Vacancies in such office shall be filled by appointment in like manner. Each registrar shall have power and it shall be his duty to inquire into the qualifications of persons as electors of the city and of his precinct in particular; to require persons to answer under oath the questions put to them concerning the qualifications of persons as electors; to administer such oaths; to take charge of and attend to the re-registration of the electors of his precinct; and to take measures to prevent and punish the fraudulent registration of persons as electors. Prior to posting notices of the re-registration of electors, each registrar shall revise the registers of electors of his precinct and strike therefrom the names of such as have died or removed from the city, and such others as appear therein. Each registrar shall be paid three dollars for each day actually engaged in the performance of his duties, except as inspector of election, and as such inspector shall be paid the same compensation as other inspectors of election.

(2) That section two of chapter four be amended to read as follows:

Sec. 2. The registrars shall constitute the board of registration of the city for the re-registration of electors every fourth year, and each of them shall be a member and the chairman of the board of election inspectors of his precinct at all primary and other elections therein during his term of office. At all times, except for the re-registration of electors every fourth year, the board of registration of the city shall consist of the assessor, chief of police and city clerk, two of whom shall constitute a quorum, and the deputy or assistant of either may serve in his stead. The board of registration shall have jurisdiction of the registration of the electors of the several precincts of the city, and its sessions shall be held in the city hall on such days prior to each election as is required by law, or by the commission, from eight o'clock in the forenoon until eight o'clock in the afternoon of each such day.

(3) That section seven of chapter four be amended to read as follows:

Sec. 7. The registers of electors made upon the re-registration of electors each fourth year shall thereupon, with the additions thereafter lawfully made thereto, be the official registers of electors of the respective precincts; and only such electors as are registered therein and in such registers as may be made upon the subdivision of precincts, or establishment of new precincts, shall be entitled to vote at any primary or other election in their respective precincts.

(4) That section sixteen of chapter five be amended to read as follows:

Sec. 16. On the day following each primary election the commission shall publicly canvass the returns of the inspectors of such primary election and determine the result, which determination shall be published forthwith in each of the newspapers of the city. In case of a tie vote upon candidates receiving next to the highest number of votes cast for any nominee for any office, both such candidates, as well as the candidate receiving the highest number of votes, shall be determined to be nominated, and their names shall be printed upon the ballots for the election, notwithstanding the provisions hereinafter made that only the names of two candidates for an office shall appear upon such ballot.

(5) That section two of chapter six be amended to read as follows:

Sec. 2. In such years as registrars are not appointed the commission, when acting pursuant to section four of this chapter, shall appoint four electors of each precinct instead of three, to constitute the respective boards of election inspectors; and shall designate one of the same in each precinct, who shall be chairman of such board thereof during his term of office. In the years when registrars are appointed the terms of office of each of such inspectors as have been designated as such chairman shall terminate upon the appointment and qualification of the registrar of his precinct.

(6) That section seven of chapter six be amended to read as follows:

Sec. 7. All primary and municipal elections held under the provisions of this charter, unless otherwise provided by this charter or by ordinance, shall be conducted and the votes shall be canvassed and the results announced and determined, as nearly as may be, in the manner provided by law in relation to

primary and general elections, respectively, in this state; and the election officers shall have the same powers and duties as like officers under the general laws of the state. Provided, That the commission is hereby empowered, from time to time, to establish, alter or abolish, by ordinance not adopted as an emergency measure, a majority preferential ballot system of voting for officers of said city; together with all appropriate provisions, rules and regulations for the nomination of candidates, the preparation, marking, numbering and tabulation of ballots and for the counting, canvass and declaration of the results of elections conducted under such system; and while such ballot system is in use such provisions, rules and regulations, shall supercede for the time being all conflicting provisions of the charter, the ordinances of the city and the general laws on such subjects; but in all other respects this charter and the general laws relative to the conduct of elections, ballots and voting and the counting, canvass and declaration of the results of elections shall apply to elections held under such majority preferential ballot system of voting.

(7) That section three of chapter sixteen be amended to read as follows:

Sec. 3. The city assessor, or the assistant city assessor when charged with that duty, shall in each year and on or before the second Monday of May, assess the property liable to assessment in the city for taxation under the general laws of the state, or hereafter in force, for state, county and school purposes; and shall for the purpose of such assessment and the making of assessment and tax rolls of said city, have and exercise the same powers as supervisors of townships under the general tax law of the state, and such other powers as are herein provided.

(8) That section six of chapter twenty-one be amended to read as follows:

Sec. 6. Each member of the police force shall, before entering upon the duties of his office, take and file with the clerk the constitutional oath of office. The chief of police shall have and exercise all the common law and statutory powers of constables and sheriffs for the enforcement of law and the service of papers and process in civil and criminal cases. He shall also serve and make return of service of all papers and process delivered to him for service in precincts of the violation of any provision of this charter or of any ordinance of the city. Each member of the police force shall serve all notices and papers required by any member of the commission or any city officer; and shall attend upon the municipal court as executive officer thereof, when required by the judge thereof; and, while serving in such capacity, shall obey all lawful orders of the municipal judge.

(9) That section four of chapter twenty-three be amended to read as follows:

Sec. 4. The commission shall be the board of health of the city. The health officer and chief of police shall attend the first regular session of the board held in each month.

(10) That section thirteen of chapter twenty-eight be amended to read as follows:

Sec. 13. No work or improvement to be paid for wholly or in part by special assessment, the estimated expense of which shall exceed one thousand dollars, shall be ordered, commenced or contracted for, nor shall any assessment be levied therefor in any year, if the intention to make such improvement or expenditure and to defray the cost, or part thereof, by special assessment, was not set forth in the last preceding appropriation bill, unless notice shall have been given by publication for at least four weeks in one of the daily newspapers of the city of the intention to construct such work or improvement and to defray the whole or a portion of the cost thereof by assessment upon the private property benefitted thereby. Upon such publication of notice in respect to any improvement the commission shall be authorized to levy a special assessment therefor and to construct the same, notwithstanding anything in this charter to the contrary.

(11) That section sixteen of chapter twenty-eight be amended to read as follows:

Sec. 16. All taxes raised and all moneys borrowed or appropriated for the purpose of any particular fund shall be paid into and credited to such fund, and shall be applied to the purpose for which such moneys were raised or appropriated and to none other; except that any surplus moneys of any fund not subject to be rebated or returned to those from whom received may be transferred upon the order of the commission, to the general fund. Moneys not raised or appropriated for any particular fund shall be credited to the general fund, and moneys belonging to any fund, other than the general fund, except as above provided, shall not be transferred to any other fund.

(12) That section twenty-three of chapter twenty-eight be amended to read as follows:

Sec. 23. All taxes assessed in the general assessment and tax rolls of the city shall whenever assessed become at once a debt to the city from the persons to whom assessed, the amounts assessed on any interest in real property shall at once become a lien upon such real property, and the lien for such amounts, and for all interest and charges thereon, shall continue until payment thereof. All personal taxes shall also become at once a lien on all personal property of such persons so assessed, and shall take precedence of any sale, assignment or chattel mortgage levy or other lien, on such personal property, executed or made after the assessment of such taxes, except where such property is actually sold in the regular course of trade.

(13) That section twenty-eight of chapter twenty-eight be amended to read as follows:

Sec. 28. For the collection of all taxes remaining unpaid on the general city tax roll on the first day of August and on the first day of January, respectively, the city treasurer shall proceed in the same manner as township treasurers are required by law for the collection of taxes in townships, and he and his deputy shall for that purpose have all the powers conferred by law upon township treasurers for the collection of taxes. For the collection of delinquent personal taxes upon the warrant of the county treasurer, the city treasurer or may bring suit in the name of the city against the persons assessed before any justice of the peace of this state, or in the circuit court of any county of this state, and such justices and courts shall have jurisdiction of such actions and shall render judgment therefor irrespective of lapse of time.

(14) That section forty-four of chapter twenty-eight be amended to read as follows:

Sec. 44. For the collection of special assessments the city treasurer and his deputy shall have the same powers and shall proceed in the same manner so far as practicable, as is provided by law for the collection of personal taxes by township treasurers. In case the commission so direct action in assumption against the persons assessed, before any justice of the peace of this state, or in the circuit court of any county of this state, for the recovery of any special assessments, and such justices and courts shall have jurisdiction of such actions and shall render judgment therefor irrespective of lapse of time. The circuit court of the county of Marquette, in chancery, shall have jurisdiction to hear, try and determine suits brought therein by the city for the foreclosure of the lien of any special assessment, of the amount thereof, and recovery therefor shall not be barred by the lapse of time. In any action for the recovery of any special assessment, or suit for the enforcement of the lien thereof, the special assessment roll on which the same was levied and a certified copy of the ordinance or resolution confirming the same, shall be prima facie evidence of the regularity of all the proceedings in making such assessment and of the right of the city to demand and of the right of the city to judgment or decree therefor. No judgment or decree of any court, nor any act or omission of the city or any officer thereof in relation to any improvement or any special assessment therefor, shall destroy or impair the lien of the city upon any premises assessed for such amount or portion of the assessment as may be equitably chargeable against the same, or as by a regular mode of proceeding might have been lawfully assessed thereon, together with the interest thereon.

(15) That section forty-five of chapter twenty-eight be amended to read as follows:

Sec. 45. Any special assessment heretofore or hereafter made and also any claim of the city which is or may be made a lien on real estate, may at any time be collected as a tax on the general city tax roll. When the commission shall order the same to be so collected the assessor, or assistant assessor, shall levy the same, with accrued penalties and interest to be computed by him, upon the respective lots and premises against which such assessments were originally made or lien accrued and against the persons chargeable therewith, if practicable, as a tax on any assessment roll and tax roll on which any city, county or state taxes are thereafter to be levied; and entry of the fact of such levy and designation of the roll on which the same is levied shall be made on the special assessment roll on which such assessment was made. Such levy shall be entered in a column or columns for special assessments, and in case any such assessment cannot be properly or conveniently spread on such assessment roll and tax roll in a column or columns opposite

any description of land as listed on such rolls, the description of the premises against which such assessment was made, and such assessment against the same, may be entered in any convenient place in such assessment roll and tax roll, in which case a reference to the page of such assessment and tax rolls where such entry and levy is made shall be entered opposite the description of all lands described in said special assessment roll the whole or any portion of which is embraced in such special assessment tax; and thereupon the amount so levied in such assessment and tax rolls shall be collected and enforced as a tax with the other taxes in such tax roll, with the same interest and charges as upon other taxes therein, and shall be returned to the county treasurer and auditor general, if delinquent, in the same manner; and subsequent proceedings shall be had and sales made and deeds given therefor by the auditor general, the same as on sales for other delinquent taxes, with the same force and effect; and said taxes shall continue to be a lien in favor of the city upon the premises assessed until paid. If such special assessment tax be levied against a portion only of any description of land as listed on any such assessment and tax rolls, or against lands embracing any description of land or portion thereof as so listed, it shall not be any objection that any such lands were doubly described in any such assessment and tax roll, or in any subse-

quent proceedings based thereon; and in proceedings for the collection of such special assessment taxes, or other taxes, or the sale of lands therefor, any such descriptions of land and the taxes against the same may be consolidated or divided in the description and listing of the same for such purposes, as may be necessary or convenient. In case any special assessment or other local tax levied on the assessment and tax rolls of said city has been or shall be erroneously returned to the auditor general, or any such tax has been or shall be rejected by the auditor general on account of any error in the return thereof to him by the county treasurer, such tax shall remain a lien on the premises assessed, and the county treasurer in any such case is and shall be authorized to make additional or supplemental and corrected return of such tax to the auditor general, at any time; in which case the board of supervisors shall not cause the same to be re-assessed; and the auditor general shall proceed for the collection of such tax as in the case of delinquent taxes duly returned to him by the county treasurer. In case of any special assessment or other local tax which has been rejected and not reassessed upon the same property and remains unpaid, the lien of the special assessment or tax may be foreclosed, with interest, in proceedings in equity in the name of the city in the circuit court for the county of Marquette, in chancery, irrespective of amount, and lapse of time shall not bar recovery therefor.

(16)
That section forty-six of chapter twenty-eight be amended to read as follows:

Sec. 46. If in any action for the recovery of any special assessment or the enforcement of a lien therefor, or any other lien of the city, it shall appear that for want of jurisdiction or any irregularity or informality such assessment or lien would, but for this section, be void in whole or in part; the court may nevertheless, on satisfactory proof that expenses have been incurred by the city in respect to the improvement for which the assessment was made, which by a regular mode of procedure might have been made a charge against any person or premises proceeded against, render judgment or decree for the amount of particular benefit to such person or premises found by the court to be occasioned by such expense incurred by the city, with interest.

(17)
That section three of chapter thirty be amended to read as follows:

Sec. 3. On the third Monday in May in each year and on as many days next thereafter as may be necessary, not exceeding five days additional, the board of review shall meet at the city hall, for the review and correction of the annual assessment roll of the city. Said board shall be in session on the days of their meeting from nine o'clock in the forenoon until noon and from two o'clock until six o'clock in the afternoon, or later in their discretion. All changes in assessments and all additions to the assessment roll shall be by motion and vote by yeas and nays.

(18)
That section five of chapter thirty be amended to read as follows:

Sec. 5. Any personal property in this city on and after the first day of January of any year and before the last day's session of the board of review for such year, not exempt from taxation and not assessed for taxation elsewhere in the state for the same year, shall be liable to taxation in this city and may be embraced in the assessment roll for such year. The assessment of any personal property in such roll shall be prima facie evidence of the facts which would authorize the same.

(19)
That section two of chapter thirty-four be amended to read as follows:

Sec. 2. No privately owned gas plant or works, transportation facilities or other business utility shall be acquired by the city, or money appropriated therefor, unless the proposition to do so shall have first received the affirmative vote of three-fifths of the electors of the city voting thereon who are qualified to vote thereon.

(20)
That section six of chapter thirty-one be amended to read as follows:

Sec. 6. Whenever any question is submitted to the vote of the electors which directly involves the raising or expenditure of public money or the issue of bonds, or the establishment or acquiring of a public utility, each citizen of the United States and of this state, of the age of twenty-one years, male or female, who owns property in the city assessed for taxation, who has resided in the city twenty days next preceding the election and is duly registered, and such citizens only, shall be qualified voters and entitled to vote on such question; Provided, That the purchaser of land upon a land contract, having the qualifications aforesaid, who actually pays the taxes upon such land, may vote upon all such questions. Where a husband and wife jointly own property which is assessed for taxation in the city, each may, if otherwise qualified as aforesaid, vote upon such questions, including the question of raising money.

(21)
That section one of chapter thirty-eight be amended to read as follows:

Section 1. The commission shall not approve any map or plat of any subdivision of real estate in this city, or shall any certificate of such approval be issued, unless such map or plat be made in accordance with the requirements of law and of the ordinances of the city; nor unless the streets are so laid out thereon as to conform, so far as practicable or necessary, in location, width and direction with other streets of the city and the general plan of the city; nor until there shall be filed with the clerk an abstract of the title to the lands embraced therein, engrossed in such manner as the commission may require, and certified in such manner and by such officer or person as shall be satisfactory to the commission. The approval by the commission of any such map or plat shall not be deemed an acceptance by the city for public use of any streets laid out thereon; but the recording of any such map or plat in the office of the register of deeds of the county shall be deemed a continuing and irrevocable tender for such use of the lands laid out thereon as streets.

This resolution signed by:

13 ems

J.P. Werner
L.J. Sink

Yeas - Commissioners Pearce, Sink and Werner.

Nays - Commissioners

OFFICIAL PROCEEDINGS OF THE CITY COMMISSION.

April 9th, 1917.

A regular meeting of the commission of the city of Marquette, was held in the commission chamber of the city hall on Monday, April 9th, 1917, at 7:30 o'clock p.m. Mayor F. H. Begole presiding.

Present- Commissioners Sink and Werner.

The city clerk's report of fees collected by him for the week ending April 7th, amount \$31.50, was presented and ordered filed.

A communication from John D. Mangum, Secretary of the Commercial Club, relative to high board fences around the ruins of the Frei and Reidinger blocks, was presented and referred to the Department of Public Affairs.

A petition from Peter F. Frei asking for the temporary use of about one foot of the sidewalk ^{on} Front Street and Washington Street around the ruins of the Frei Block in order to build a fence to safe-guard the public, was presented and referred to the Department of Public Affairs.

(insert here paper No. 1.)

The liquor application of Fred Marleau was presented and referred to the Commissioner of Accounts and Finances.

Moved by Commissioner Werner, supported by Commissioner Sink and adopted, that the following applicants be granted liquor licenses:

August Anderson; Harry F. Bending; Peter Boyer; Charles Christian; Dutmer Brothers; Doris P. Fountaine; Timothy J. Foley; Joseph Forwick; Andrew Hartvigh; Anton Johnson; Ziel LaBonte; John Manning; Joseph Marier; Jacob Pooro; William Parsons; William J. Rice; George Sabotka
E. Trethewey; James H. Triggs; Philip Trombly; Louis Vierling; Leander Winkka; The F. Bending Company, Wholesale; Upper Peninsular Brewing Company, Wholesale.

Yeas - Commissioners Sink and Werner and the Mayor.

The bids of James Latterel and Company and Charles Pelessier, for the Fitch Avenue and Summit Street Improvement, were presented and opened, and on motion of Commissioner Sink, supported by Commissioner Werner, said bids were referred to the Commissioner of Public Works, for a report thereon.

Yeas - Commissioners Sink and Werner and the Mayor.

On motion of Commissioner Sink, supported by Commissioner Werner the following resolution was adopted:

(Insert here Paper No. 2.)

The following bills, duly approved by the signatures of the respective commissioners in charge, and by the respective commissioners under whom the work was actually performed or material furnished, were presented, and read, viz:-

(Here insert paper No. 3.)

On motion of Commissioner Sink, supported by Commissioner Werner, said bills were audited and ordered paid.

The commission then, on motion, adjourned.

J. E. Vaughan,

City Clerk.

April 9th. 1917.

Department of Light and Power, Street lighting and power	689.43
Mining Journal Co., Ltd., printing Annual Reports	259.70
The American Journal of Public Health, subscription	3.00
Guelff Printing Co., printing	12.15
The C. H. Hanson Company, dog licenses tags	6.97
The Richmond & Backus Co., supplies	3.01
A. K. Bennett, refitting and adjusting microscope, paid for	7.50
Boucher's Drug Store, supplies	.50
Western Express Co., express charges	1.99
Hager Brothers Co., Ltd., repairing window shade	.75
Marquette Steam Laundry, laundry	3.91
James Pickands & Co., Ltd., coal	164.12
Pendill's Pharmacy, supplies	20.40
Murray's Grocery, supplies	1.50
M. M. & S. E. R'y. Co., freight charges	1.32
Fred Bureau & Son, supplies	.25
Kelly Hardware Co., supplies	39.73
Lake Superior & Ishpeming Railway Co., blue prints	.51
Frank LaBonte, supplies	5.68
W. N. Trotochaud, supplies	2.66 ^{2.66}
Ellen J. Clark, rent	100.00
D. S. S. & A. R'y. Co., freight charges	11.88
The Stafford Drug Co., supplies	1.25
Wm. McVannel, livery service	3.50
Flanigan Brothers, board of horses	50.00
M. R. Manhard & Son, Ltd., supplies	12.86
Consolidated Fuel & Lbr. Co., meter board	1.75

Official Proceedings of the City Commission.

April 9th, 1917

A regular meeting of the commission of the city of Marquette, was held in the commission chamber of the city hall on Monday, April 9th, 1917, at 7:30 o'clock p. m. Mayor F. H. Begole presiding.

Present—Commissioners Sink and Werner

The city clerk's report of fees collected by him for the week ending April 7th, amount \$3150, was presented and ordered filed

A communication from John D Man-

gum, Secretary of the Commercial club, relative to high board fences around the ruins of the Frei and Reidinger blocks, was presented and referred to the Department of Public Affairs

A petition from Peter F Frei asking for the temporary use of about one foot of the sidewalk on Front Street and Washington Street around the ruins of the Frei Block in order to build a fence to safe-guard the public, was presented and referred to the Department of Public Affairs

On motion of Commissioner Werner, supported by Commissioner Sink the following Resolution was adopted:

Whereas, At the election held in the respective precincts of the city on April 2, 1917, at which election, in pursuance of and in accordance with the orders of the commission, the twenty-one amendments of the city charter heretofore proposed by the commission, were duly submitted to the electors of the city for their approval or rejection, upon a ballot in the form prescribed by the commission; and

Whereas, It appears by the respective certificates and returns of the inspectors of said election that the votes cast by qualified electors of said city at said election for and against said proposed amendments, respectively, and the totals of such votes, were as follows:

Propositions as printed upon the official ballots.		Votes cast thereon		
		Yes	No	Totals
1	For the amendment of Section 1 of Chapter 4:—To limit the appointment and service of registrars to the years when re-registration of electors is made every fourth year, and to prescribe their duties and compensation.	198	85	283
2	For the amendment of Section 2 of Chapter 4: To provide that, except for re-registration every fourth year, the board of registration shall consist of the assessor, chief of police and city clerk; and to fix the hours on registration days when the board shall be in session.	199	86	285
3	For the amendment of Section 7 of Chapter 4:—To provide that the lists of electors made upon re-registration, with subsequent additions, shall be the only official registers of electors.	200	82	282
4	For the amendment of Section 16 of Chapter 5:—To provide for determination of candidates nominated at city primaries.	198	83	281
5	For the amendment of Section 2 of Chapter 6:—To provide for appointment of chairmen of boards of election inspectors in the years when there are no registrars.	202	285	99
6	For the amendment of Section 7 of Chapter 6:—To empower the commission, by ordinance not adopted as an emergency measure, to establish a majority preferential system of voting for elective officers.	196	87	283

7	For the amendment of Section 3 of Chapter 16:—To extend the time for preparing the annual assessment roll from the second Monday of March to the second Monday in May.	202	81	283
8	For the amendment of Section 6 of Chapter 21:—To prescribe duties of police officers, and to empower the chief of police to serve civil process.	196	88	284
9	For the amendment of Section 4 of Chapter 23:—To make the commission only, the board of health.	195	88	283
10	For the amendment of Section 13 of Chapter 28:—To authorize the making of any special assessment improvement if notice of intention to make the same be published four weeks in a daily newspaper.	199	84	283
11	For the amendment of Section 16 of Chapter 28:—To provide that no moneys of any fund, except the general fund, shall be transferred to any other fund; except that any surplus in any fund, not needed therefor and not subject to be rebated, may be transferred to the general fund.	197	87	284
12	For the amendment of Section 23 of Chapter 28:—To provide a lien for personal taxes.	197	87	284
13	For the amendment of Section 28 of Chapter 28:—To prescribe and make directory the duties of the treasurer in the collection of personal taxes.	199	84	283
14	For the amendment of Section 44 of Chapter 28:—To provide more effective remedies for the collection of special assessments.	198	86	284
15	For the amendment of Section 45 of Chapter 28:—To provide more specifically for the levy and collection of special assessments and liens on the tax roll.	195	88	283
16	For the amendment of Section 46 of Chapter 28:—To provide more specifically for recovery for benefits to property in case of defects in special assessment proceedings.	196	84	280
17	For the amendment of Section 3 of Chapter 30:—To extend to the third Monday in May the time for the review of the annual assessment roll, and to prescribe the hours when the board of review shall be in session.	202	82	284
18	For the amendment of Section 5 of Chapter 30:—To permit the assessment of personal property in the city after January first, not taxed elsewhere in the state.	197	89	286
19	For the amendment of Section 2 of Chapter 34:—To make the vote on acquiring a privately owned utility conform to the home rule law and to dispense with the necessity of election to authorize appropriations for and construction of such public utilities as do not require the issue of bonds.	191	92	283

20	For the amendment of Section 6 of Chapter 31:—To provide for the exercise by women taxpayers of their constitutional right to vote on questions of raising money and issuing bonds and to extend the right to vote on such questions to purchasers of land on contract who pay the taxes thereon.	196	89	285
21	For the amendment of Section 1 of Chapter 38:—To provide that approval of plats of land shall not be deemed acceptance for public use of the streets, and to dispense with the requirement that, before the approval of a plat, land intended for streets must be made safe to travel upon.	204	82	286

And Resolved, That each of the following of the above mentioned proposed amendments of the charter of the city of Marquette are hereby determined to have duly received in excess of a three-fifths vote of the electors of said city voting thereon, and to have been duly approved and adopted to prevail as amendments, respectively, of the charter of the city, viz:

(1)

That section one of chapter four be amended to read as follows:

Section 1. On or before the first Monday of July of each year in which a re-registration of electors is required to be made, the commission shall appoint an elector of each precinct to be registrar, who shall take and file with the clerk the constitutional oath of office, and whose term of office shall be one year from and after the first day of July of the year when appointed. Vacancies in such office shall be filled by appointment in like manner. Each registrar shall have power and it shall be his duty, to inquire into the qualifications of persons as electors of the city and of his precinct in particular; to require persons to answer under oath questions put to them concerning the qualifications of persons as electors; to administer such oaths; to take charge of and attend to the re-registration of the electors of his precinct; and to take measures to prevent and punish the fraudulent registration of persons as electors. Prior to posting notices of the re-registration of electors, each registrar shall revise the registers of electors of his precinct and strike therefrom the names of such as have died or removed and such others as improperly appear therein. Each registrar shall be paid three dollars for each day actually engaged in the performance of his duties, except as inspector of election, and as such inspector shall be paid the same compensation as other inspectors of election.

(2)

That section two of chapter four be amended to read as follows:

Sec. 2. The registrars shall constitute the board of registration of the city for the re-registration of electors every fourth year, and each of them shall be a member and the chairman of the board of election inspectors of his precinct at all primary and other elections therein during his term of office. At all times, except for the re-registration of electors every fourth year, the board of registration of the city shall consist of the assessor, chief of police and city clerk, two of whom shall constitute a quorum, and the deputy or assistant of either may serve in his stead. The board of registration shall have jurisdiction of the registration of the electors of the several precincts of the city, and its sessions shall be held in the city hall on such days prior to each election as is required by law, or by the commission, from eight o'clock in the forenoon until eight o'clock in the afternoon of each such day.

(3)

That section seven of chapter four be amended to read as follows:

Sec. 7. The registers of electors made upon the re-registration of electors each fourth year shall thereupon, with the additions thereafter lawfully made thereto, be the official registers of electors of the respective precincts; and only such electors as are registered therein and in such registers as may be made upon the subdivision of precincts, or establishment of new precincts, shall be entitled to vote at any primary or other election in their respective precincts.

(4)

That section sixteen of chapter five be amended to read as follows:

Sec. 16. On the day following each primary election the commission shall publicly canvass the returns of the inspectors of such primary election and determine the result, which determination shall be published forthwith in each of the newspapers of the city. In case of a tie vote upon candidates receiving next to the highest number of votes cast for any nominee for any office, both such candidates, as well as the candidate receiving the highest number of votes, shall be determined to be nominated, and their names shall be printed upon the ballots for the election, notwithstanding the provisions hereinafter made that only the names of two candidates for an office shall appear upon such ballot.

(5)

That section two of chapter six be amended to read as follows:

Sec. 2. In such years as registrars are not appointed the commission, when acting pursuant to section four of this chapter, shall appoint four electors of each precinct, instead of three, to constitute the respective boards of election inspectors; and shall designate one of the same in each precinct, who shall be chairman of such board thereof during his term of office. In the years when registrars are appointed the terms of office of each of such inspectors as have been designated as such chairman shall terminate upon the appointment and qualification of the registrar of his precinct.

(6)

That section seven of chapter six be amended to read as follows:

Sec. 7. All primary and municipal elections held under the provisions of this charter, unless otherwise provided by this charter or by ordinance, shall be conducted and the votes shall be canvassed and the results announced and determined, as nearly as may be, in the manner provided by law in relation to primary and general elections, respectively, in this state; and the election officers shall have the same powers and duties as like officers under the general laws of the state. Provided, That the commission is hereby empowered, from time to time, to establish, alter or abolish, by ordinance not adopted as an emergency measure, a majority preferential ballot system of voting for officers of said city; together with all appropriate provisions, rules and regulations for the nomination of candidates, the preparation, marking, numbering and tabulation of ballots and for the counting, canvass and declaration of the results of elections conducted under such system; and while such ballot system is in use such provisions, rules and regulations shall supercede for the time being all conflicting provisions of this charter, the ordinances of the city and the general laws on such subjects; but in all other respects this charter and the general laws relative to the conduct of elections, ballots and voting and the counting, canvass and declaration of the results of elections shall apply to elections held under such majority preferential ballot system of voting.

(7)

That section three of chapter sixteen be amended to read as follows:

Sec. 3. The city assessor, or the assistant city assessor when charged with that duty, shall in each year and on or before the second Monday of May, assess the property liable to assessment in the city for taxation under the gen-

eral laws of the state now or hereafter in force, for state, county and school purposes; and shall for the purpose of such assessment and the making of assessment and tax rolls of said city, have and exercise the same powers as supervisors of townships under the general tax law of the state, and such other powers as are herein provided.

(8)

That section six of chapter twenty-one be amended to read as follows:

Sec. 6. Each member of the police force shall, before entering upon the duties of his office, take and file with the clerk the constitutional oath of office. The chief of police shall have and exercise all the common law and statutory powers and duties of constables and sheriffs for the enforcement of law and the service of papers and process in civil and criminal cases. He shall also serve and make return of service of all papers and process delivered to him for service in proceedings for the violation of any provision of this charter or of any ordinance of the city. Each member of the police force shall serve all notices and papers required by any member of the commission or any city officer, and shall attend upon the municipal court, as executive officer thereof, when required by the judge thereof; and while serving in such capacity, shall obey all lawful orders of the municipal judge.

(9)

That section four of chapter twenty-three be amended to read as follows:

Sec. 4. The commission shall be the board of health of the city. The health officer and chief of police shall attend the first regular session of the board held in each month.

(10)

That section thirteen of chapter twenty-eight be amended to read as follows:

Sec. 13. No work or improvement to be paid for wholly or in part by special assessment, the estimated expense of which shall exceed one thousand dollars, shall be ordered, commenced or contracted for, nor shall any assessment be levied therefor in any year, if the intention to make such improvement or expenditure and to defray the cost, or part thereof, by special assessment, was not set forth in the last preceding appropriation bill, unless notice shall have been given by publication for at least four weeks in one of the daily newspapers of the city of the intention to construct such work or improvement and to defray the whole or a portion of the cost thereof, by assessment upon the private property benefitted thereby. Upon such publication of notice in respect to any improvement, the commission shall be authorized to levy a special assessment therefor and to construct the same, notwithstanding anything in this charter to the contrary.

(11)

That section sixteen of chapter twenty-eight be amended to read as follows:

Sec. 16. All taxes, raised, and all moneys borrowed or appropriated for the purpose of any particular fund shall be paid into and credited to such fund, and shall be applied to the purpose for which such moneys were raised or appropriated and to none other, except that any surplus moneys of any fund not subject to be rebated or returned to those from whom received may be transferred, upon the order of the commission, to the general fund. Moneys not raised or appropriated for any particular fund shall be credited to the general fund, and moneys belonging to any fund, other than the general fund, except as above provided, shall not be transferred to any other fund.

(12)

That section twenty-three of chapter twenty-eight be amended to read as follows:

Sec. 23. All taxes assessed in the general assessment and tax rolls of the city shall whenever assessed become at once a debt to the city from the persons to whom assessed. The amounts assessed on any interest in real property shall at once become a lien upon such real property, and the lien for such amounts and for all interest and charges thereon, shall continue until payment

thereof. All personal taxes shall also become at once a lien on all personal property of such persons so assessed, and shall take precedence of any sale, assignment or chattel mortgage levy or other lien, on such personal property, executed or made after the assessment of such taxes, except where such property is actually sold in the regular course of trade.

(13)

That section twenty-eight or chapter twenty-eight be amended to read as follows:

Sec. 28. For the collection of all taxes remaining unpaid on the general city tax roll on the first day of August and on the tenth day of January, respectively, the city treasurer shall proceed in the same manner as township treasurers are required by law for the collection of taxes in townships, and he and his deputy shall for that purpose have all the powers conferred by law upon township treasurers for the collection of taxes. For the collection of delinquent personal taxes upon the warrant of the county treasurer, the city treasurer may bring suit in the name of the city against the persons assessed before any justice of the peace or this state, or in the circuit court of any county of this state, and such justices and courts shall have jurisdiction of such actions and render judgment therefor irrespective of lapse of time.

(14)

That section forty-four of chapter twenty-eight be amended to read as follows:

Sec. 44. For the collection of special assessments the city treasurer and his deputy shall have the same powers and shall proceed in the same manner, so far as practicable, as is provided by law for the collection of personal taxes by township treasurers. In case the commission so direct, action in assumpsit may be brought in the name of the city against the persons assessed, before any justice of the peace of this state, or in the circuit court of any county of this state, for the recovery of any special assessments, and such justices and courts shall have jurisdiction of such actions and render judgment therefor irrespective of lapse of time. The circuit court of the county of Marquette, in chancery, shall have jurisdiction to hear, try and determine suits brought therein by the city for the foreclosure of the lien of any special assessment, irrespective of the amount thereof, and recovery therefor shall not be barred by the lapse of time. In any action for the recovery of any special assessment, or suit for the enforcement of the lien thereof, the special assessment roll on which the same was levied and a certified copy of the ordinance or resolution confirming the same, shall be prima facie evidence of the regularity of all the proceedings in making such assessment and of the right of the city to judgment or decree therefor. No judgment or decree of any court, nor any act or omission of the city or any officer thereof in relation to any improvement or any special assessment therefor, shall destroy or impair the lien of the city upon any premises assessed, for such amount or portion of the assessment as may be equitably chargeable against the same, or as by a regular mode of proceeding might have been lawfully assessed thereon, together with the interest thereon.

(15)

That section forty-five of chapter twenty-eight be amended to read as follows:

Sec. 45. Any special assessment heretofore or hereafter made and also any claim of the city which is or may be made a lien on real estate, may at any time be collected as a tax on the general city tax roll. When the commission shall order the same to be collected the assessor, or assistant assessor, shall levy the same, with accrued penalties and interest to be computed by him, upon the respective lots and premises against which such assessments were originally made or lien accrued and against the persons chargeable therewith, if practicable, as a tax on any assessment roll and tax roll on

which any city, county or state taxes are thereafter to be levied; and entry of the fact of such levy and designation of the roll on which the same is levied shall be made on the special assessment roll on which such assessment was made. Such levy shall be entered in a column or columns for special assessments, and in case any such assessment cannot be properly or conveniently spread on such assessment roll and tax roll in a column or columns opposite any descriptions of land as listed on such rolls, the description of the premises against which such assessment was made, and such assessment against the same, may be entered in any convenient place in such assessment roll and tax roll, in which case a reference to the page of such assessment and tax rolls where such entry and levy is made shall be entered opposite the description of all lands described in said special assessment roll the whole or any portion of which is embraced in such special assessment tax; and thereupon the amount so levied in such assessment and tax rolls shall be collected and enforced as a tax with the other taxes in such tax roll, with the same interest and charges as upon other taxes therein, and shall be returned to the county treasurer and auditor general, if delinquent, in the same manner; and subsequent proceedings shall be had and sales made and deeds given therefor by the auditor general, the same as on sales for other delinquent taxes, with the same force and effect; and said taxes shall continue to be a lien in favor of the city upon the premises assessed until paid. If such special assessment tax be levied against a portion only of any description of land as listed on any such assessment and tax rolls, or against lands embracing any description of land or portion thereof as so listed, it shall not be any objection that any such lands were doubly described in any such assessment and tax roll, or in any subsequent proceedings based thereon; and in proceedings for the collection of such special assessment taxes, or other taxes, or the sale of lands therefor, any such descriptions of land and the taxes against the same may be consolidated or divided in the description and listing of the same for such purposes, as may be necessary or convenient. In case any special assessment, or other local tax levied on the assessment and tax rolls of said city has been or shall be erroneously returned to the auditor general, or any such tax has been or shall be rejected by the auditor general on account of any error in the return thereof to him by the county treasurer, such tax shall remain a lien on the premises assessed, and the county treasurer in any such case is and shall be authorized to make additional or supplemental and corrected return of such tax to the auditor general, at any time; in which case the board of supervisors shall not cause the same to be re-assessed; and the auditor general shall proceed for the collection of such tax as in the case of other delinquent taxes duly returned to him by the county treasurer. In case of any special assessment or other local tax which has been rejected and not re-assessed upon the same property and remains unpaid, the lien of the special assessment or tax may be foreclosed, with interest, in proceedings in equity in the name of the city in the circuit court for the county of Marquette, in chancery, irrespective of amount, and lapse of time shall not bar recovery therefor.

(16)

That section forty-six of chapter twenty-eight be amended to read as follows:

Sec. 46. If in any action for the recovery of any special assessment or the enforcement of a lien therefor, or any other lien of the city, it shall appear that for want of jurisdiction or any irregularity or informality such assessment or lien would but for this section, be void, in whole or in part; the court may nevertheless, on satisfactory proof that expenses have been incurred by the city in respect to the improvement for which the assessment was made, which by a regular mode of procedure might have been made a charge against any person or premises proceeded against, render judgment or decree for the amount of particular benefit to such person or premises found by the court to be occasioned by such expense incurred by the city, with interest.

(17)

That section three of chapter thirty be amended to read as follows:

Sec. 3. On the third Monday in May in each year and on as many days next thereafter as may be necessary, not exceeding five days additional, the board of review shall meet at the city hall for the review and correction of the annual assessment roll of the city. Said board shall be in session on the days of their meeting from nine o'clock in the forenoon until noon and from two o'clock until six o'clock in the afternoon, or later in their discretion. All changes in assessments and all additions to the assessment roll shall be by motion and vote by yeas and nays.

(18)

That section five of chapter thirty be amended to read as follows:

Sec. 5. Any personal property in this city on and after the first day of January of any year and before the last day's session of the board of review for such year, not exempt from taxation and not assessed for taxation elsewhere in the state for the same year, shall be liable to taxation in this city and may be embraced in the assessment roll for such year. The assessment of any personal property in such roll shall be prima facie evidence of the facts which would authorize the same.

(19)

That section two of chapter thirty-four be amended to read as follows:

Sec. 2. No privately owned gas plant or works, transportation facilities or other business utility shall be acquired by the city, or money appropriated therefor, unless the proposition to do so shall have first received the affirmative vote of three-fifths of the electors of the city voting thereon who are qualified to vote thereon.

(20)

That section six of chapter thirty-one be amended to read as follows:

Sec. 6. Whenever any question is submitted to the vote of the electors which directly involves the raising or expenditure of public money or the issue of bonds, or the establishment or acquiring of a public utility, each citizen of the United States and of this state, of the age of twenty-one years, male or female, who owns property in the city assessed for taxation, who has resided in the city twenty days next preceding the election and is duly registered, and such citizens only, shall be qualified voters and entitled to vote on such question. Provided, That the purchaser of land upon a land contract, having the qualifications aforesaid, who actually pays

the taxes upon such land, may vote upon all such questions. Where a husband and wife jointly own property which is assessed for taxation in the city, each may, if otherwise qualified as aforesaid, vote upon such questions, including the question of raising money.

(21)

That section one of chapter thirty-eight be amended to read as follows:

Section 1. The commission shall not approve any map or plat of any subdivision of real estate in this city, or shall any certificate of such approval be issued, unless such map or plat be made in accordance with the requirements of law and of the ordinances of the city; nor unless the streets are so laid out thereon as to conform, so far as practicable or necessary, in location, width and direction with other streets of the city and the general plan of the city; nor until there shall be filed with the clerk an abstract of the title to the lands embraced therein, engrossed in such manner as the commission may require, and certified in such manner and by such officer or person as shall be satisfactory to the commission. The approval by the commission of any such map or plat shall not be deemed an acceptance by the city for public use of any streets laid out thereon; but the recording of any such map or plat in the office of the register of deeds of the county shall be deemed a continuing and irrevocable tender for such use of the lands laid out thereon as streets.

This resolution signed by:

J. P. WERNER,
E. J. SINK.

Yeas—Commissioners Pearce, Sink and Werner and the Mayor.

Nays—None.

The liquor application of Fred Marleau was presented and referred to the Commissioner of Accounts and Finances.

Moved by Commissioner Werner, supported by Commissioner Sink and adopted, that the following applicants be granted liquor licenses:

August Anderson; Harry Bending; Peter Boyer; Charles Christian; Dutmer Brothers; Dorie P. Fontaine; Timothy J. Foley; Joseph Forwick; Andrew Hartvigh; Anton Johnson; Ziel LaBonte; John Manning; Joseph Marier; Jacob Pooro; William Parsons; William J. Rice; Zigmunt Sabotka; George Tretthewey; James H. Triggs; Phillip Trombly; Louis Vierling; Leander Winkka; The F. Bending Company, Wholesale; Upper Peninsula Brewing Company, Wholesale.

Yeas—Commissioners Sink and Werner and the Mayor.

The bids of James Latterel and Company and Charles Pelessier, for the Fitch Avenue and Summit Street Improvement, were presented and opened, and on motion of Commissioner Sink, supported by Commissioner Werner, said bids were referred to the Commissioner of Public Works, for a report thereon.

Yeas—Commissioners Sink and Werner and the Mayor.

Nays—None.

On motion of Commissioner Sink, supported by Commissioner Werner the following resolution was adopted:

Official Proceedings of the City Commission, April 9th, 1917

(Continued)

Resolved, That this commission hereby makes and adopts the following revised and amended estimates of all the expenditures which will be required to be made from the several funds of the city during the current year and for the payment of interest, and indebtedness to fall due during the year, for the following departments and purposes, respectively, viz:

DEPARTMENT OF PUBLIC AFFAIRS		
Salaries of City Commissioners,	\$ 775.00	
Salary of City Clerk	960.00	
Salary of Mayor's Secretary,	720.00	
Salary of City Attorney,	900.00	
Salary of Municipal Judge	1,200.00	
Printing Proceedings, Annual Report, etc.,	600.00	
City Hall—General Maintenance and Repairs,	3,200.00	
Street Lighting	5,500.00	
Election Expenses,	1,500.00	
Miscellaneous Expenditures and contingencies,	1,500.00	
Peter White Public Library,	7,500.00	\$ 24,355.00
DEPARTMENT OF ACCOUNTS AND FINANCES		
Salaries	\$ 3,800.00	
Stationery and supplies	300.00	
Audit and Sundry Expenses	1,000.00	
Interest on Bonds,	1,715.00	
Payment of City Hall Refunding Bonds	5,000.00	\$ 11,815.00
DEPARTMENT OF PUBLIC WORKS		
General Maintenance and contingencies,	\$ 19,000.00	
Rebuilding Streets,	19,000.00	
Quarry Land—Second Payment,	5,000.00	
New Equipment—Motor Sprinkler, storage tanks, etc.,	9,000.00	
Parks and Cemetery—Regular Maintenance	7,000.00	
Presque Isle Park—Special Improvements,	5,000.00	\$ 64,000.00
DEPARTMENT OF PUBLIC HEALTH AND SAFETY		
Police Department,	\$ 7,450.00	
Fire Departments, No. 1 and 2,	16,025.00	
Health Department, (Net Outlay),	7,500.00	
City Pound,	35.00	
City Market,	65.00	
Harbor Master,	120.00	\$ 31,195.00
DEPARTMENT OF LIGHT AND POWER		
Operating Expenses,	\$ 26,500.00	
Extensions and contingencies,	18,000.00	
Interest on Bonds,	300.00	
Payment of Bonds,	10,000.00	
Deficit in fund, December 31st, 1916,	13,874.00	\$ 68,674.00
DEPARTMENT OF WATER		
Operating expenses	\$ 11,445.00	
Extensions and contingencies,	15,300.00	
Interest on Bonds,	3,925.00	
Payment of bonds,	25,000.00	\$ 55,670.00
PUBLIC SCHOOLS		
Amount certified to by Board of Education,	\$ 61,000.00	
One Mill Tax—Approximately,	10,500.00	\$ 71,500.00

Total estimates of Expenditures\$327,209.00

And Resolved, That the commission deems it advisable to make the following local improvements during the current fiscal year, to be paid for in whole or in part by special assessments, the estimated cost of which, respectively, are as follows:

1. For "The Sixth and Altamont Street Improvement," viz: The grading, curbing and macadamizing of Sixth Street from the South line of Baldwin's Addition to the north line of McMillan Street, and building wing walls on the culvert over Whetstone Brook in Garden Street; the macadam to be waterbound and the curb 3 inch by 14 inch, except 132 lineal feet of concrete curb, for the estimated cost of \$3,090.85
2. For "The Fitch Avenue and Summit Street Improvement," viz: The construction in the center of Fitch Avenue from Waldo Street to Center Street and in Summit Street from Fitch Avenue to the macadam in Presque Isle Avenue, of a macadam roadway twenty-five feet in width with concrete curb, said roadway to be seven inch water bound macadam, topped with two and one-half inch of penetration asphalt macadam, for the estimated cost of, \$3,474.80
3. For grading, curbing and macadamizing contemplated streets to location of the Piqua Handle and Mfg. Company's plant., the estimated cost of, \$6,500.00
4. For "The North Marquette Drainage Ditch," the estimated cost of, \$4,000.00
5. For concrete sidewalks, the estimated cost of, \$1,500.00

And Resolved, That this commission do meet on Monday April, 23rd, 1917, at 7:30 o'clock p. m., for public hearing upon said estimates and for the passage of the annual appropriation bill; and that the city clerk publish said estimates and notice of said hearing, as required by the city charter.

This resolution signed by:

E. J. SINK,
J. P. WERNER.

Yeas—Commissioners Singer and Werner and the Mayor.
Nays—None.

The following bills, duly approved by the signatures of the respective commissioners in charge, and by the respective commissioners under whom the work was actually performed or material furnished, were presented, and read, viz:

Department of Light and Power, Street lighting and power	\$689.43
Mining Journal Co., Ltd., printing Annual reports	259.70
The American Journal of Public Health, subscription	3.00
Guelff Printing Co., printing	12.15
The C. H. Hanson Company, dog license tags	6.97
The Richmond & Backus Co., sup- plies	3.01
A. K. Bennett, refitting and ad- justing microscope, paid for ..	7.50
Boucher's Drug Store, supplies ..	.50
Western Express Co., express charges	1.99
Hager Brothers Co., Ltd., repair- ing window shade75
Marquette Steam Laundry, laun- dry	3.91
James Pickands & Co., Ltd., coal ..	164.12
Pendill's Pharmacy, supplies	20.40
Murray's Grocery, supplies	1.50
M. M. & S. E. R'y. Co., freight charges	1.32
Fred Bureau & Son, supplies25
Kelly Hardware Co., supplies	39.73
Lake Superior & Ishpeming Rail- way Co., blue prints51
Frank LaBonte, supplies	5.68
W. N. Trotochaud, supplies	2.60

Ellen J. Clark, rent	100.00
D. S. S. & A. R'y. Co., freight charges	11.88
The Stafford Drug Co., supplies ..	1.25
Wm. McVannel, livery service ..	3.50
Flannigan Brothers, board of horses	50.00
M. R. Manhard & Son, Ltd., sup- plies	12.68
Consolidated Fuel & Lbr. Co., me- ter board	1.75
American Express Company, ex- W. M. Gordon, varnishing book press charges	13.87
cabinet	2.50
Electrical Review Publishing Company, Inc., subscription ..	3.00
Western Electric Company, mer- chandise	22.05
Grusel-Quarfot Electric Com- pany, supplies	12.84
Central Electric Company, sup- plies	8.82
Pittsburgh, Lamp Brass & Glass Co., merchandise	25.91
Marshal-Wells Hdw. Co., lamps ..	161.73
Hibbard, Spencer, Bartlett & Co., supplies	86.65
Pay Roll, Dept. Public Affairs Salaries of Inspectors and Clerks, election April 2nd	182.00
On motion of Commissioner Sink, sup- ported by Commissioner Werner, said bills were audited and ordered paid. The commission then, on motion, ad- journed.	

J. E. VAUGHAN,
City Clerk.

OFFICIAL PROCEEDINGS OF THE CITY COMMISSION

April 16th, 1917.

A regular meeting of the commission of the city of Marquette was held in the commission chamber of the city hall on Monday, April 16th, 1917, at 7:30 o'clock p.m. Mayor F. H. Begole presiding.

Present - Commissioners Pearce, Sink and Werner.

The Municipal Judge's report for justice fees, court costs and fines for violations of city ordinances collected during the month of March, amount \$45.40, was presented and ordered filed.

The bond of Joseph Berry, as policeman, in the sum of Five hundred dollars, with William L. Dorais and John B. Tierney sureties, was presented, and on motion of Commissioner Pearce, supported by Commissioner Werner, said bond was approved.

The following liquor bonds were presented and referred to the Department of Public Affairs for investigation and report, viz:-

August Anderson, surety, The Michigan Bonding & Surety Company.
Peter Boyer, surety, The Michigan Bonding & Surety Company.
Harry F. Bending, surety, The Michigan Bonding & Surety Company.
The F. Bending Company, surety, The Michigan Bonding & Surety Company.
Charles L. Christian, surety, The Michigan Bonding & Surety Company.
John J. Dutmer and Henry G. Dutmer, surety, The Michigan Bonding & Surety Company.

Joseph Forwick, surety, The Michigan Bonding & Surety Company.
Dorie P. Fountaine, surety, The Michigan Bonding & Surety Company.
Timothy J. Foley, surety, Fred Donckers and John B. Tierney.
Andrew Hartvigh, sureties, James W. Young and William L. Dorais.
Anton Johnson, sureties, Albert Hornstein and Frank Frei,
Ziel LaBonte, sureties, Frank LaBonte Sr., and Frank LaBonte Jr.
John Manning, surety, The Michigan Bonding & Surety Company.
Jacob Pooro, surety, The Michigan Bonding & Surety Company.
William Parsons, sureties, John E. Flynn and William Lewinstein.
Joseph Marier, sureties, Edward H. Flynn and William O'Meara.
William J. Rice, surety, The Michigan Bonding & Surety Company.
Zigmunt Sabotka, sureties, Fred Bureau and Michael Hagerty.
James H. Triggs, surety, The Michigan Bonding & Surety Company.
Philip Trombly, sureties, John Plattenberg and Jacob Smith.
Upper Peninsula Brewing Company, surety, The Michigan Bonding & Surety Company.

Louis Vierling, sureties, Louis Vierling and Henry Siegel.
Leander Winkka, surety, The Michigan Bonding & Surety Company.

Yeas - Commissioners Pearce, Sink and Werner.
Nays - None

The following druggist's bonds were presented ~~XXXXXXXXXXXX~~ and referred to the Department of Public Affairs for investigation and report.

Silas C. Boucher, sureties, Alfred Tallbacka and August Libershal.
Rose Desjardins, sureties, Peter C. Beanston and Allen Cowden.
Artemise V. Jones, sureties, Fred Bureau and Herman E. Bittner.
Louis Pendill and Leonard E. Gensiver, sureties, Daniel W. Powell

Yeas - Commissioners Pearce, Sink and Werner.

Moved by Commissioner Sink, supported by Commissioner Werner, and adopted, that the bids which were received for the construction of the Fitch Avenue and Summit Street improvement be rejected, and that the clerk be instructed to re-advertise for new bids.

Yeas - Commissioners Pearce, Sink and Werner.
Nays - None.

Moved by Commissioner Sink, supported by Commissioner Werner, and adopted, that the clerk advertise for bids for the construction of concrete curb and concrete sidewalks in various parts of the city as may be required during the coming year.

Yeas - Commissioners Pearce, Sink and Werner.
Nays - None.

The commission then, on motion, adjourned.

J. E. Vaughan,
City Clerk.

The following bills, duly approved by the signatures of the respective commissioners in charge and by the respective officials under whom the work was actually performed, or material furnished, were presented and read, viz:-

(Here insert paper No. 1.)

On motion of Commissioner Pearce, supported by Commissioner Werner, said bills were audited and ordered paid.

Yeas - Commissioners Pearce, Sink and Werner.
Nays - None.

Items of Business

April 16th.

~~Report of city clerk.~~

Report of Municipal Judge.

~~Request for sidewalk on North Fourth St.~~

Bond of Joseph Berry, policeman

Report of Dep't of Pub. Wks. on bids.

Reading of the bills.

→ to W. H. C. (Ch.)
all

✓ Fitch Ave. + Summit St
✓ ()
✓

W. H. C. (Ch.) ✓ ✓ ✓

→ to () ✓ ✓ ✓
✓ ✓ ✓

Moved by Comr. Sink, Supported by Com'r. Werner and **LOST. ADOPTED.**

That the Clerk advertise for bids on
Counseil Curbs, & Side Walks for
this year

YEAS; Comrs. Pearce, ~~Sherman~~, Sink, Werner, (.....)

~~NAYS; Comrs. Pearce, Sherman, Sink, Werner, (.....)~~

Moved by Comr. Sink, Supported by Com'r. Werner and **LOST. ADOPTED.**

That Summit + Filch st improvement
The bids run over the Estimalt about
\$600,⁰⁰ & more that the bids be rejected
and the Clerk readvertise for figures

YEAS; Comrs. Pearce, ~~Sherman~~, Sink, Werner, (.....)

~~NAYS; Comrs. Pearce, Sherman, Sink, Werner, (.....)~~

OFFICIAL PRIMARY BALLOT.

J. E. Vaughan

CITY CLERK.

INSTRUCTIONS:—Make a cross in the square in front of the name of the person you favor for the office.

If you wish to vote for a candidate not on the ballot, write or place the name of such candidate in the blank space under the name of the office, and make a cross in the square at the left of such space.

Before leaving the booth, fold the ballot so that the initials of

OFFICIAL PRIMARY BALLOT.

J. E. Vaughan

CITY CLERK.

INSTRUCTIONS:—Make a cross in the square in front of the name of the person you favor for the office.

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If you wish to vote for a candidate not on the ballot, write or place the name of such candidate in the blank space under the name of the office, and make a cross in the square at the left of such space.

Before leaving the booth, fold the ballot so that the initials of

Anton Johnson	Albert Hoskinson
Andrew Hartnigh	and Frank Frei
Timothy J. Foley	Fred Douckers
Louis Vierling	John B. Tierney
Wm. Garinas	Martin Vierling
Joseph Morier	Henry Segel
	John E. Flynn
	Wm. Lemmlein
	Wm. Orner
	Edw. H. Flynn

William J. Rice	Michigan Bond & Security
James H. Frigg	do
Upper Peninsula Bond Co	do
Leander Hakka	do
Sigmund Sataska	Fred Bureau and
Philip Trombley	Michael Hogate
Zuel LaBonte	John Plattberg
	Jacob Smith
	Frank LaBonte Sr
	Frank LaBonte Jr

August Anderson	Michigan Bonding & Security Co
F. Bendig Co	do
Harry F. Bendig	do
E. L. Christian	do
Peter Boyer	do
Antonia Boro	do
Wm. F. Fountain	do
Geo. Foxwick	do
John H. Manning	do
Jacob Poore	do

April 16th. 1917.

Raymond Lead Company, pig lead	710.25
Robert P. Byrne, City Treas., Warrant to cover re- fund roll on charges for Thawing water pipes	359.00
Robert P. Byrne, City Treas., (Petty Cash) Light Deposits refunded, bond Interest, postage and supplies Paid for	85.42
Michigan State Telephone Co., telephone service	50.47
Marquette National Bank, premium on Assessor's Official Bond	5.00
Marquette Publishing Co., Ltd., printing	6.00
The Stenglein Bindery, assessment and tax roll, ruling and printing time books and reports	77.50
S. D. Childs & Co., supplies	11.34
Department of Light and Power, electric current and merchandise	40.25
Pendill's Pharmacy, supplies	1.00
Willesen's News Depot, supplies	1.90
A. H. Westlake, supplies	1.05
Marquette Steam Laundry & Dye Works, laundry	1.28
Kelly Hdw. Co., supplies	3.45
Mining Journal Co., Ltd., stationery	3.50
Herman Stensrud, plumbing	23.57
F. B. Spear & Sons, coal	69.20
James Pickands & Co., Ltd., coal	98.53
M. R. Manhard & Son, Ltd., supplies	5.78
Flanigan Brothers, draying	7.87
A. W. Shaw Company, books	16.20
Gaylord Brothers, supplies	2.05
The H. R. Huntting Co., Inc., books	1.87
Associated Manufacturers Company, supplies	12.90
Francis A. Lasher & Co., books	22.00

4-16-17.

Charles Scribner's Sons, books	2.00
Library Bureau, supplies	36.35
Wagenvoord & Co., binding	51.50
Rand McNally & Co., books	7.50
A. C. McClurg & Co., books	162.18
Lake Shore Engine Works, manhole casting	22.88
O. W. Swanson, auto supplies	.65
Standard Oil Co., lubricants	4.69
The C. F. Pease Company, blue prints	11.45
Mrs. James Sinclair, one mirror	10.00
Hibbard, Spencer, Bartlett & Co., wiring material	107.58
The Wisconsin Electric Company, merchandise	20.20
Marshall-Wells Hdw. Co., wiring material	94.33
Delf's Grocery, supplies	2.88
Edward Miller & Co., merchandise	51.06
Electric Appliance Co., supplies	2.68
Julius Andrae & Sons Co., supplies	12.05
Sangamo Electric Company, supplies	33.75
D. S. S. & A. R'y. Freight charges	12.31

Official Proceedings of the City Commission.

April 16th, 1917

A regular meeting of the commission of the city of Marquette was held in the commission chamber of the city hall on Monday, April 16th, 1917, at 7:30 o'clock p. m. Mayor F. H. Be-gole presiding.

Present — Commissioners Pearce, Sink and Werner.

The Municipal Judge's report for justice fees, court costs and fines for violations of city ordinances collected during the month of March, amount \$45.40, was presented and ordered filed.

The bond of Joseph Berry, as policeman in the sum of Five hundred dollars, with William L. Dorais and John B. Tierney sureties, was presented, and on motion of Commissioner Pearce, supported by Commissioner Werner, said bond was approved.

The following liquor bonds were presented and referred to the Department of Public Affairs for investigation and report, viz:

August Anderson, surety, The Michigan Bonding & Surety Company.

Peter Boyer, surety, The Michigan Bonding & Surety Company.

Harry F. Bending, surety, The Michigan Bonding and Surety Company.

The F. Bending Company, surety, The Michigan Bonding & Surety Company.

Charles L. Christian, surety, The Michigan Bonding & Surety Company.

John J. Dutmer and Henry G. Dutmer, surety, The Michigan Bonding & Surety Company.

Joseph Forwick, surety, The Michigan Bonding & Surety Company.

Dorie P. Fontaine, surety, The Michigan Bonding & Surety Company.

Timothy J. Foley, sureties, Fred Donckers and John B. Tierney.

Andrew Hartvigh, sureties, James W. Young and William L. Dorais.

Anton Johnson, sureties, Albert Hornstein and Frank Frei.

Ziel LaBonte, sureties, Frank LaBonte Sr., and Frank LaBonte Jr.

John Manning, surety, The Michigan Bonding & Surety Company.

Jacob Pooro, surety, The Michigan Bonding & Surety company.

William Parsons, sureties, John E. Flynn and William Lewinstein.

Joseph Marier, sureties, Edward H. Flynn and William O'Meara.

William J. Rice, surety, The Michigan Bonding & Surety Company.

Zigmunt Sabotka, sureties, Fred Bureau and Michael Hagerty.

James H. Triggs, surety, The Michigan Bonding & Surety Company.

Philipi Trombly, sureties, John Plattenberg and Jacob Smith.

Upper Peninsula Brewing Company, surety, The Michigan Bonding & Surety Company.

Louis Vierling, sureties, Martin Vierling and Henry Siegel.

Leander Winkka, surety, The Michigan Bonding & Surety Company.

Yeas—Commissioners Pearce, Sink and Werner.

Nays—None.

The following druggist's bonds were presented and referred to the Department of Public Affairs for investigation and report, viz:

Silas C. Boucher, sureties, Alfred Tallbacka and August Libershal.

Rose M. Desjardins, sureties, Peter C. Beanston and Allen Cowden.

Artemise V. Jones, sureties, Fred Bureau and Herman E. Bittner.

Louis Pendill and Leonard E. Gensiver, sureties, Daniel W. Powell.

Yeas—Commissioners Pearce, Sink and Werner.

Nays—None.

Moved by Commissioner Sink, supported by Commissioner Werner, and adopted, that the bids which were received for the construction of the Fitch Avenue and Summit Street improvement be rejected, and that the clerk be instructed to re-advertise for new bids.

Yeas—Commissioners Pearce, Sink and Werner.

Nays—None.

Moved by Commissioner Sink, supported by Commissioner Werner, and adopted, that the clerk advertise for bids for the construction of concrete curb and concrete sidewalks in various parts of the city as may be required during the coming year.

Yeas—Commissioners Pearce, Sink and Werner.

Nays—None.

by the signatures of the respective

The following bills, duly approved commissioners in charge and by the respective officials under whom the work was actually performed, or material furnished, were presented and read, viz:

Raymond Lead Company, pig lead	\$710.25
Robert P. Byrne, City Treas., warrant to cover refund roll on cn charges for thawing water pipes	359.00
Robert P. Byrne, City Treas., (Petty Cash) Light deposits refunded, bond interest, postage and supplies paid for ..	85.42
Michigan State Telephone Co., telephone service	50.47

Marquette National Bank, premium on Assessor's Official Bond	5.00	Wagenvoord & Co., binding ..	51.50
Marquette Publishing Co., Ltd., printing	6.00	Rand McNally & Co., books ..	7.50
The Stenglein Bindery, assessment and tax roll, ruling and printing time books and reports	77.50	A. C. McClurg & Co., books ..	162.18
S. D. Childs & Co., supplies ..	11.34	Lake Shore Engine Works, manhole casting	22.88
Department of Light and Power, electric current and merchandise	40.25	O. W. Swanson, auto supplies ..	.65
Pendill's Pharmacy, supplies ..	1.00	Standard Oil Co., lubricants ..	4.69
Willesen's News Depot, supplies ..	1.90	The C. F. Pease Company, blue prints	11.45
A. H. Westlake, supplies	1.05	Mrs. James Sinclair, one mirror	10.00
Marquette Steam Laundry & Dye Works, laundry	1.28	Hibbard, Spencer, Bartlett & Co., wiring material	107.58
Kelly Hdw. Co., supplies	3.45	The Wisconsin Electric Company, merchandise	20.20
Mining Journal Co., Ltd., stationery	3.50	Marshall-Wells Hdw. Co., wiring material	94.33
Herman Stensrud, plumbing ..	23.57	Delf's Grocery, supplies	2.88
F. B. Spear & Sons, coal	69.20	Edward Miller & Co., merchandise	51.06
James Pickands & Co., Ltd., coal	98.53	Electric Appliance Co., supplies ..	2.68
M. R. Manhard & Son, Ltd., supplies	5.78	Julius Andrae & Sons Co., supplies	12.05
Flanigan Brothers, draying ..	7.87	Sangamo Electric Company, supplies	33.75
A. W. Shaw Company, books ..	16.20	D. S. S. & A. R'y., freight charges	12.31
Gaylord Brothers, supplies ..	2.05	On motion of Commissioner Pearce, supported by Commissioner Werner, said bills were audited and ordered paid.	
The H. R. Hunting Co., Inc., books	1.87	Yeas—Commissioners Pearce, Sink and Werner.	
Associated Manufacturers Company, supplies	12.90	Nays—None.	
Francis A. Lasher & Co., books ..	22.00	The commission then, on motion, adjourned.	
Charles Scribner's Sons, books ..	2.00		
Library Bureau, supplies	36.35		

J. E. VAUGHAN,
City Clerk.

OFFICIAL PROCEEDINGS OF THE CITY COMMISSION

April 21st, 1917.

A special meeting of the city commission of the city of Marquette, was held in the commission chamber of the city hall on Saturday, April 21st, at 9:00 o'clock a.m. Mayor F. H. Begole presiding.

Present - Commissioners Pearce, and Werner.

The clerk presented the request in writing made April 20th, 1917, signed by four members of the commission, for a special meeting of the commission to be held at 9 o'clock a.m. April 21, 1917, for the purpose of providing for an acting mayor during the absence or disability of both mayor and mayor pro tem. The clerk also produced ^{of service} proof of notice of such meeting on all the members of the commission, except Commissioner Sherman, who is in the state of Florida.

The mayor announced that the mayor pro tem. was now in the state of Florida and that it was necessary for the mayor to be absent from the city for ~~some~~ days, rendering it necessary that provision be made for the performance of the duties of mayor during the absence or disability of both mayor and mayor pro tem.

~~An ordinance of Commissioner Pearce, supported by Commissioner Werner, was read.~~

An ordinance providing for an Acting Mayor was presented and read.

Moved by Commissioner Werner, supported by Commissioner Pearce, that the ordinance entitled "An Ordinance Providing for An Acting Mayor;" be and the same is hereby adopted.

Yeas - Commissioners Pearce, Werner and the Mayor.

Nays - None.

The commission then, on motion, adjourned.

J. E. Vaughan,

City Clerk.

Official Proceedings of the City Commission.

April 21st, 1917

A special meeting of the city commission of the city of Marquette, was held in the commission chamber of the city hall on Saturday, April 21st, at 9:00 o'clock a. m. Mayor F. H. Begole presiding.

Present—Commissioners Pearce, and Werner.

The clerk presented the request in writing made April 20th, 1917, signed by four members of the commission for a special meeting of the commission to be held at 9 o'clock a. m. April 21, 1917, for the purpose of providing for an acting mayor during the absence or disability of both mayor and mayor pro tem. The clerk also produced proof of service of notice of such meeting on all the members of the commission, except Commissioner Sherman, who is in the state of Florida.

The mayor announced that the may-

or pro tem, was now in the state of Florida and that it was necessary for the mayor to be absent from the city for some days, rendering it necessary that provision be made for the performance of the duties of mayor during the absence or disability of both mayor and mayor pro tem.

An ordinance providing for an acting mayor was presented and read.

Moved by Commissioner Werner, supported by Commissioner Pearce, that the ordinance entitled "An Ordinance Providing for an Acting Mayor," be and the same is hereby adopted.


Yeas—Commissioners Pearce, Werner and the Mayor.

Nays-None.

The commission then, on motion, adjourned.

J. E. VAUGHAN,
City Clerk.

The mayor announced that the mayor pro tem. was now in the state of Florida and that it was necessary for the mayor to be absent from the city for some days, rendering it necessary that provision be made for the performance of the duties of mayor during the absence or disability of both mayor and mayor pro tem.



The clerk presented the request in writing made April 20, 1917, signed by four members of the commission, for a special meeting of the commission to be held at 9 o'clock a.m. April 21, 1917, for the purpose of providing for an acting mayor during the absence or disability of both mayor and ~~acting~~ mayor pro tem. The clerk also produced proof of notice of such meeting on all the members of the commission, except Commissioner Sherman, who is in the state of ~~California.~~ Florida

April 23, 1917.

A. W. Deadman, veterinary services	4.50
Wm. Henry, carpenter work	14.01
American City, subscription	3.00
The De Pree Chemical Co., fumigators	21.17
Standard Oil Co., gasolene and lubricating oil	42.86
Marquette Hardware Co., iron pipe and supplies	161. ⁶⁸ 28
Associated Manufacturers Co., street brooms	19.96
The Marquette Publishing Co., Ltd., printed forms	19.75
The Western Union Telegraph Co., Telegraph service	5.32
Swanson Hardware Co., supplies	.65
W. E. Harlton, supplies	4.00
Guelff Printing Co., stationery	5.20
Western Electric Co., supplies	43.91
Electric Appliance Co., supplies	24. ³⁰ 56
The Adjustable Fixture Co., supplies	.51
Charles T. Geill, framing photographs	9.45
H. Kamp, bicycle repairs	6.55
Gannon Grocery Co., supplies	3.87
Ishpeming Livery Co., Ltd., livery service	20.00
Marshall-Wells Hdw. Co., lamps	691.28
M. M. & S. E. R'y. Co., freight charges	25.70

OFFICIAL PROCEEDINGS OF THE CITY COMMISSION.

April 23rd, 1917.

A regular meeting of the commission of the city of Marquette was held in the commission chamber of the city hall on Monday, April 23rd, 1917, at 7:30 o'clock p.m. Acting mayor E. L. Pearce presiding.

Present - Commissioners Sink and Werner.

The city clerk's report of fees collected by him for the week ending April 21st, amount \$31.25, was presented and ordered filed.

A communication from the Women's Relief Corps No. 188, asking for a donation of \$25. to help defray the expenses of decorating the graves of the Civil War and Spanish-American war soldiers, was presented and read.

Moved by Commissioner Werner, supported by Commissioner Sink and adopted, that the request of the Women's Relief Corps be granted.

Yeas - Commissioners Sink and Werner and Acting mayor Pearce.

Nays - None

Commissioner Pearce recommended that Alfred Marleau be granted a license to conduct a retail liquor business in the Summit House at the the corner of Front and Rock streets.

Moved by Commissioner Sink, supported by Commissioner Werner and adopted, that Alfred Marleau be granted a retail liquor license.

Yeas - Commissioners ~~XXXXXX~~ Sink and Werner and acting mayor Pearce

Nays - None.

The following liquor bonds, duly approved by the City Attorney, were, on motion of Commissioner Werner, supported by Commissioner Sink, approved; viz:-

August Anderson, surety, The Michigan Bonding & Surety Company.
Peter Boyer, surety, The Michigan Bonding & Surety Company.
Harry F. Bending, surety, The Michigan Bonding and Surety Company.
The F. Bending Company, surety, The Michigan Bonding & Surety Company.
Charles L. Christian, surety, The Michigan Bonding & Surety Company.
John J. Dutmer and Henry G. Dutmer, surety, The Michigan Bonding &
Surety Company.

Joseph Forwick, surety, The Michigan Bonding & Surety Company.
Dorie P. Fontaine, surety, The Michigan Bonding & Surety Company.
Timothy J. Foley, sureties, Fred Donckers and John B. Tierney.
Andrew Hartivgh, sureties, James W. Young and William L. Dorais.
Anton Johnson, sureties, Albert Hornstein and Frank Frei.
Ziel LaBonte, sureties, Frank LaBonte Sr., and Frank LaBonte Jr.
John Manning, surety, The Michigan Bonding & Surety Company.
Jacob Porco, surety, The Michigan Bonding & Surety Company.
William Parsons, sureties, John E. Flynn and William Lewinstein.
Joseph Marier, sureties, Edward H. Flynn and William O'Meara.
William J. Rice, surety, The Michigan Bonding & Surety Company.
Zigmunt Sabotka, sureties, Fred Bureau and Michael Hagerty.
James H. Triggs, surety, The Michigan Bonding & Surety Company.
Philipi Trombly, sureties, John Fattenberg and Jacob Smith.
Upper Peninsula Brewing Company, surety, The Michigan Bonding &
Surety Company.
Louis Vierling, sureties, Martin Vierling and Henry Siegel.
Leander Winkka, surety, The Michigan
Bonding & Surety Company.

Yeas - Commissioners ~~xxx~~ Sink and Werner and acting mayor Pearce.

Nays - None.

The following druggist's bonds, duly approved by the city
attorney, were, on motion of Commissioner Werner, supported by Commissioner
Sink, approved.

Silas C. Boucher, sureties, Alfred Tallbacka and August Libershal.

Rose M. Desjardins, sureties, Peter C. Beanston and Allen Cowden.

Louis Pendill and Leonard E. Gensiver, sureties, Daniel W. Powell
and Arthur H. Palmer.

Artemise V. Jones, sureties, Fred Bureau and Herman E. Bittner.

Yeas - Commissioners Sink and Werner and acting mayor Pearce.

On motion of Commissioner Sink, supported by Commissioner Werner
the following resolution was adopted:

Resolved, That the city commission hereby directs that there shall be collected on the general tax roll of the city of the year 1917, each and every of the delinquent unpaid special assessments levied for public improvements against lots and parcels of real estate on the special assessment rolls hereinafter mentioned, and all proper cost, charges, penalties and interest thereon, to-wit:

Special assessment roll No. 158, confirmed by the City Commission February 7th, 1916, for "THE SUMMIT STREET SEWER IMPROVEMENT".

Special assessment roll No. 159, confirmed by the City Commission July 10th, 1916, for "THE WEST FISHER STREET IMPROVEMENT".

Special assessment roll No. 160, confirmed by the City Commission July 17th, 1916, for "THE FRONT STREET SEWER IMPROVEMENT".

This resolution signed by

E. L. Pearce,

E. J. Sink.

Yeas - Commissioners Sink and Werner and acting mayor Pearce.
Nays - None

Moved by Commissioner Sink, supported by Commissioner Werner, and adopted, that the following annual appropriation bill and tax levy order be and the same is hereby adopted and passes, viz:

ANNUAL APPROPRIATION BILL AND
TAX LEVY ORDER FOR 1917.

Whereas, on April 9th, 1917, this Commission made and adopted estimates of all the expenditures which will be required to be made from the several funds of the city during the current year, and for the payments of interest and indebtedness to fall due during the year, for departments, objects and purposes therein specified; and also fixed the date of April 23rd, 1917 for public hearing upon said estimates; and

Whereas, said estimates and notice of said meeting, and the purpose thereof, have been published in The Marquette Chronicle, a newspaper published in the city, for at least one week before said meeting;

Resolved, That the several sums and amounts of money estimated and determined upon in the said estimates are hereby determined to be required for the respective objects and purposes specified in said estimates, to defray the expenditures and liabilities of the corporation for the current fiscal year; and

Resolved, That there is hereby appropriated for the present fiscal year out of the money in and to come into the city treasury, not otherwise appropriated or belonging to any other general or special fund, the following sums and amounts for the several departments and particular objects and purposes respectively specified in said estimates and the above determination, viz:

For the Department of Public Affairs; the amount of said sums, to-wit, twenty-four thousand three hundred fifty-five (\$24,355.00) dollars;

For the Department of Accounts and Finances; the amount of said sums, to-wit, eleven thousand eight hundred fifteen (\$11,815.00) dollars;

For the Department of Public Works; the amount of said sums, to-wit, sixty-four thousand (\$64,000.00) dollars;

For the Department of Public Health and Safety; the amount of said sums, to-wit, thirty-one thousand one hundred ninety-five (\$31,195.00) dollars;

For the Department of Light and Power; the amount of said sums, to-wit, sixty-eight thousand six hundred seventy-four (\$68,674.00) dollars; to be derived from the income of that department.

For the Department of Water; the amount of said sums, to-wit, fifty-five thousand six hundred seventy (\$55,670.00) dollars; to be derived from the income of that department.

Resolved, That it is hereby determined that the moneys now in the city treasury, together with the estimated revenues and income for city purposes to be derived from all sources other than taxes during the current fiscal year, are not sufficient for the requirements and appropriations aforesaid, and that ~~it is~~ necessary for said objects and purposes, and to meet the appropriations aforesaid, that there be raised by taxes with the next general tax levy and paid into the several funds of the city, the amount of eighty-one thousand ~~nine~~ hundred (\$81,900.00) dollars; and be it further

Resolved, That said sum of eighty-one thousand nine hundred (\$81,900.00) dollars be and the same is hereby ordered to be raised by tax upon the general tax roll of this city for the current year, in a column on said roll to be designated "General Tax"; and be it further

Resolved, That there also be raised by tax upon said tax roll, for the public schools of the City of Marquette, the sum of sixty-one thousand (\$61,000.00) dollars; together with and in addition to the one mill tax required by law.

This resolution signed by:

E. L. Pearce.

H. P. Werner.

Yeas - Commissioners Sink and Werner and acting mayor Pearce.
Nays - None

On motion of Commissioner Werner, supported by Commissioner Sink, the following resolution was adopted:

Resolved, That the moneys provided for in the annual appropriation bill to be raised by tax upon the general tax roll on this city for the current year and as adopted on this date be credited to the General Fund, and be it further

Resolved, That of the money in and to come into the General Fund as hereinbefore provided the following transfers be made to the several funds accounts:

For the Library Fund the sum of six thousand eighty-two (\$6,082.00) dollars;

For the Street Fund the sum of forty-eight thousand three hundred eighty-six (\$48,386.00) dollars;

For the Parks and Cemetery Fund the sum of nine thousand eight hundred eighty-five (\$9,885.00) dollars;

For the Police Fund the sum of six thousand five hundred thirty-seven (\$6,537.00) dollars;

For the Fire Fund the sum of fourteen thousand eight hundred thirty-one (\$14,831.00) dollars.

This resolution signed by:

E. L. Pearce,

J. P. Werner.

Yeas - Commissioners Sink and Werner and acting mayor Pearce.
Nays - None

The bids of Gust Anderson & Bros. and George D. Sherman, for the construction of concrete sidewalks and curbs during the year, were opened and read. The bid of Gust Anderson & Bros. was as follows: For concrete sidewalks, twelve (12) cents per square foot. For concrete curbs, twenty-five (25) cents per lineal foot, and their bid being the lowest, on motion of Commissioner Sink, supported by Commissioner Werner, said Gust Anderson & Bros. were awarded the contract to construct concrete sidewalks and curbs throughout the city during the coming year, the Department of Public Works to determine the amount.

Yeas - Commissioners Sink and Werner and acting mayor Pearce.

The bids of Charles Pelessier and John Foucher for the performance of the Fitch Avenue and Summit Street Improvement, were opened and read, and on motion of Commissioner Werner, supported by Commissioner Sink, were referred to the Department of Public Works for a report.

Yeas - Commissioners Sink and Werner, and acting mayor Pearce.
Nays - None.

The following bills, duly approved by the signatures of the respective commissioners in charge and by the respective officials under whom the work was actually performed or material furnished, were presented and read, viz:-

(Here insert paper No. 1.)

On motion of Commissioner Sink, supported by Commissioner Werner, and adopted, said bills were audited and ordered paid.

The commission then, on motion, adjourned.

J. E. Vaughan,

City Clerk.

OFFICIAL PROCEEDINGS OF THE CITY COMMISSION

April 30th, 1917.

A regular meeting of the commission of the city of Marquette was held in the commission chamber of the city hall on Monday, April 30th, 1917, at 7:30 o'clock p.m. Acting Mayor E. L. Pearce, presiding.

Present - Commissioners Sink and Werner.

The city clerk's report of fees collected by him for the week ending April 28th, amount \$5,287.25, was presented and ordered filed.

On motion of Commissioner Sink, supported by Commissioner Werner, and adopted, action on the bids for the Fitch Avenue and Summit Street improvement was deferred until the next meeting of the commission.

A petition from S. Toupin for permission to move a house now located on south Fourth Street, between Baraga Avenue and Spring Street, to the south side of Rock Street, between Fifth and Sixth Streets, was presented and referred to the Department of Public Works, with power to act.

A petition from A. E. Larson and 20 others, asking the commission to establish the more daylight plan by setting the clocks ahead one hour, was presented and action thereon was deferred until the next meeting of the commission.

The following liquor bonds, duly approved by the city attorney, were, on motion of Commissioner Werner, supported by Commissioner Sink, approved, viz:

Alfred Marleau, surety, The Michigan Bonding & Surety Company.
George E. Trethewey, sureties, James E. Trethewey and Martin
Rustenhoven.

Yeas - Commissioners Sink and Werner and Acting mayor Pearce.
Nays - None.

with Gustaf Johnson and Martin Vierling sureties
The druggist bond of Nellie Flower Stafford, duly approved

by the city attorney, was on motion of Commissioner Werner, supported
by Commissioner Sink, approved.

Yeas - Commissioners Sink and Werner and Acting mayor Peace.
Nays - None.

An ordinance regulating the furnishing of intoxicating liquors
by druggists was presented and read.

Moved by Commissioner Werner, supported by Commissioner Sink,
and adopted, that " An Ordinance Regulating the Furnishing of Intoxicating
Liquors by Druggists" ~~xxx~~ be and the same is hereby adopted.

Yeas - Commissioners ~~xxxx~~ Sink and Werner and Acting mayor Pearce.
Nays - None.

The following bills, duly approved by the signatures of the
respective ~~xxxxxxx~~ commissioners in charge and by the respective officials
under whom the work was actually performed or material furnished, were present
ed and read, viz:-

(Here insert paper No. 1.)

On motion of Commissioner Sink, supported by Commissioner Werner,
and adopted, said bills were audited and ordered paid.

~~XXXXXXXXXX~~

The commission then, on motion, adjourned.

J. E. Vaughan,

City Clerk.

April 30th, 1917.

Robert P. Byrne, City Treas., (Petty Cash) Light deposits refunded interest on bonds, and miscellaneous supplies paid for	50.00 40.00
William Henry, janitor service	33.75
Marquette County Savings Bank, premium on surity bond for City Treasurers	40.00
Standard Oil Co., gasoline	5.36
Gregory Mayer & Thom Co., supplies	4.80
Consolidated Fuel & Lbr. Co., coal	34.25
O. W. Swanson, repairing auto	1.63
J. A. Key, repairing rubber boots	.75
C. R. Nelson, auto supplies	20.15
F. B. Spear & Sons, feed	32.80
Roach & Seeber Co., feed	26.55
A. W. Deadman, veterinary service	38.50
Lake Shore Engine Works, repairs to water wheel	41.88
Kewanee Private Utilities Co., supplies	2.73
Hurley Machine Co., supplies	12.43
Marshall-Wells Hdwl Co., lamps	85.87
Electric Appliance Co., merchandise	154.13
The Adjustable Fixture Co., supplies	.44
Kelly How Thomson Co., supplies	26.50
Kaestner & Hecht Co., supplies	7.14
Electrical Review Publishing Co., publication	1.00
Greusel-Quarfot Electric Co., wiring material	26.70
Hibbard, Spicer, Bartlett & Co., merchandise	24.25
Western Electric Company, merchandise	17.52
Weintraub Brass Mfg. Co., supplies	.49
Pittsburgh, Lamp Brass & Glass Co., merchandise	41.64
Julius Andrae & Sons Co., supplies	262.37
Westinghouse Electric & Mfg. Co., supplies	153.55
General Electric Co., supplies	306.54
N. G. DeHaas, pipe fittings	142.22
D. S. S. & A. R'y. Co., freight charges	19.70
Marquette Publishing Co., Ltd., publishing proceedings	38.20

Official Proceedings of the City Commission.

April 30th, 1917

A regular meeting of the commission of the city of Marquette was held in the commission chamber of the city hall on Monday, April 30th, 1917, at 7:30 o'clock p. m. Acting Mayor E. L. Pearce, presiding in the absence from the city of both the mayor and the mayor pro tem.

Present—Commissioners Sink and Werner.

The city clerk's report of fees collected by him for the week ending April 28th, amount \$5,287.25, was presented and ordered filed.

On motion of Commissioner Sink, supported by Commissioner Werner, and adopted, action on the bids for the Fitch Avenue and Summit Street improvement was deferred until the next meeting of the commission.

A communication from the Marquette, Munising and Southeastern Railway Company, together with an easement granting permission to the city to use their drainage ditch in North Marquette, was presented and read, and on motion of Commissioner Sink, supported by Commissioner Werner, said communication and easement were laid on the table.

A petition from S. Toupin for permission to move a house now located on south Fourth Street, between Baraga Avenue and Spring Street, to the south side of Rock Street, between Fifth and Sixth Streets, was presented and referred to the Department of Public Works, with power to act.

A petition from A. E. Larson and 20 others, and a petition from the Rotary Club, asking the commission to establish the more daylight plan by setting the clocks ahead one hour, was presented and action thereon was deferred until the next meeting of the commission.

The new liquor application of George E. Trethewey to conduct a retail liquor business in the basement of the Hotel Clifton, was presented and on motion of Commissioner Sink, supported by Commissioner Werner, said application was approved.

Yeas—Commissioners Sink and Werner and Acting mayor Pearce.

Nays—None.

The following liquor bonds, duly approved by the city attorney, were, on motion of Commissioner Werner, supported by Commissioner Sink, approved, viz:

Alfred Marleau, surety, The Michigan Bonding & Surety Company.

George E. Trethewey, sureties, James E. Trethewey and John W. Rustenhoven.

Yeas—Commissioners Sink and Werner and Acting mayor Pearce.

Nays—None.

The druggist bond of Nellie Flower Stafford, with Gustaf Johnson and Martin Vierling sureties, duly approved by the city attorney, was on motion of Commissioner Werner, supported by Commissioner Sink, approved.

Yeas—Commissioners Sink and Werner and Acting mayor Pearce.

Nays—None.

An ordinance regulating the furnishing of intoxicating liquors by druggists

was presented and read.

Moved by Commissioner Werner, supported by Commissioner Sink, and adopted, that "An Ordinance Regulating the Furnishing of Intoxicating Liquors by Druggists" be and the same is hereby adopted.

Yeas—Commissioners Sink and Werner and Acting mayor Pearce.

Nays—None.

The following bills, duly approved by the signatures of the respective commissioners in charge and by the respective officials under whom the work was actually performed or material furnished, were presented and read, viz:

Robert P. Byrne, city Treas., (petty cash) light deposits refunded interest on bonds, and miscellaneous supplies paid for	\$ 50.00
William Henry, janitor service	33.75
Marquette County Savings Bank, premium on surety bond for city treasurers	40.00
Standard Oil Co., gasolene	5.36
Gregory Mayer & Thom Co., supplies	4.80
Consolidated Fuel & Lumber Co., coal	34.25
O. W. Swanson, repairing auto	1.63
J. A. Key, repairing rubber boots	.75
C. R. Nelson, auto supplies	20.15
F. B. Spear & Sons, feed	32.80
Roach & Seeber Co., feed	26.55
A. W. Deadman, veterinary service	38.50
Lake Shore Engine Works, repairs to water wheel	41.88
Kewanee Private Utilities Co., supplies	2.73
Hurley Machine Co., supplies	12.43
Marshall-Wells Hdw. Co., lamps	85.87
Electric Appliance Co., merchandise	154.13
The Adjustable Fixture Co., supplies	.44
Kelly How Thomson Co., supplies	26.50
Kaestner & Hecht Co., supplies	7.14
Electrical Review Publishing Co., publication	1.00
Greusel-Quarfort Electric Co., wiring material	26.70
Hibbard, Spencer, Bartlett & Co., merchandise	24.25
Western Electric Company, merchandise	17.52
Weintraub Braas Mfg. Co., supplies	.49
Pittsburgh, Lamp Brass & Glass Co., merchandise	41.64
Julius Andrae & Sons Co., supplies	262.37
Westinghouse Electric & Mfg. Co., supplies	153.55
General Electric Co., supplies	306.54
N. G. DeHaas, pipe fittings	142.22
D. S. S. & A. R'y. Co., freight charges	19.70
Marquette Publishing Co., Ltd.	-

On motion of Commissioner Sink, supported by Commissioner Werner, and adopted, said bills were audited and ordered paid.

The commission then, on motion, adjourned.

J. E. VAUGHAN,
City Clerk.