

1906

FIFTY-FOURTH ANNUAL REPORT

OF THE

RECEIPTS AND EXPENDITURES

OF THE

CITY OF CONCORD

FOR THE

YEAR ENDING DECEMBER 31, 1906.

TOGETHER WITH OTHER ANNUAL REPORTS
AND PAPERS RELATING TO THE
AFFAIRS OF THE CITY



CONCORD, N. H. :
IRA C. EVANS Co., PRINTERS.
1907.

MUNICIPAL REGULATIONS

FOR PAYMENT OF BILLS AGAINST THE CITY.

All persons furnishing materials or service for the city, or aid to the city poor, should be particular to take the name of the person ordering such service, material, or aid, and should *know* that the person is duly authorized to contract said liability.

The city will not be holden for merchandise sold or delivered on city pauper account, except on the written order of the Overseer of the Poor, and for no longer time than until his successor shall have been appointed and qualified.

Duplicate copies will be required of all bills payable by the city, furnished on county pauper account.

All bills against the city must be approved by the person authorizing the charge; and unless this is done, no action can be had upon the bill by the Committee on Accounts and Claims, and no order will be given for its payment.

Bills so certified should be left with the city clerk on or before the second day of the month.

If approved by the Committee on Accounts and Claims, they will be ready for payment on Thursday following the regular monthly meeting of the City Government.

The regular monthly meetings of the City Government occur on the second Monday of each month.

HENRY E. CHAMBERLIN,
City Clerk.

MAYOR CORNING'S INAUGURAL ADDRESS.

*Gentlemen of the Board of Aldermen and of the Common
Council and My Fellow Citizens:*

This occasion, unprecedented in the annals of Concord, cannot but impress me. Chosen by the voters of this city to a third term as mayor is an honor which I shall always hold dear. As it was at my first election and at my second, so it has been in my third election, an honor all the more prized because it came without price or solicitation. To be called to a public service in this manner is in my opinion to enhance the trust and to dignify the office. Surely the debt of gratitude which I owe to my fellow citizens because of their reiterated partiality toward me, is such that I cannot hope to lighten it except by constant diligence, unwearied effort and honest and courageous discharge of duty.

Whatever may have been accomplished during the last four years is due not alone to me, but to those who with me comprised the city government. During this time my constant thought has been centered in the work pertaining to my office of mayor, and what I have done has been dictated by motives absolutely unselfish and unpartisan. Politics in a city government are out of place, while influence and "pulls," calculated always to promote measures that ought not to be promoted, are next to crime.

So far as I know there have been but few and insignificant attempts to thrust personal politics into the sphere of city government and those attempts met with no favor. As I have said on another occasion like this so I again say, that I believe our departments are well man-

aged and prudently conducted and that our officials are honest and capable. I am aware that those who hold public positions are subject to criticisms of various kinds, and are sometimes accused of shortcomings which, upon investigation, turn into thin air. The demagogue's cry of graft may or may not be an exigency of campaign ambitions and deserves to be condemned unless clearly proved.

We are now entering upon Concord's forty-first consecutive city government, and looking backward over the years of administration, we shall see among our predecessors many of Concord's best and foremost citizens. They administered municipal affairs with intelligence and honesty and they had many vexing undertakings during their terms of office.

City affairs are constantly increasing, progress is written everywhere, and despite all cavilling and fault-finding, our citizens, men and women alike, rejoice in our efforts to maintain a modern city, healthful, clean and sound. This, then, should be our present endeavor. Neither niggardliness nor extravagance should be shown, but a careful course between the two and thereby win the good esteem of those who have sent us here.

ASSESSORS.

While in no wise changing my opinion respecting a board of assessors representing the whole city, I am willing to await the forming of public sentiment which, in due time, will be expressed on this subject regardless of partisanship and ward prejudices. The board of assessors sent a request to the late city council asking for a map of the city. The estimated expense incident to preparing such a map would be upward of \$2,000. I am convinced that a map showing the size, shape and situation of every parcel of land, and buildings thereon, within the city would be of service to the assessors and of infinite benefit to the taxpayers. I am in favor of beginning this work and I recom-

mend making an appropriation wherewith to make a start. Naturally the details and structure of the map should be under the supervision and charge of the city engineer.

BONDED DEBT.

On the first day of this year the indebtedness of Concord was as follows:

City	\$177,000	
Sewer precincts	95,300	
School districts.....	213,800	
Total	—————	\$486,100
Water-works		630,000
		—————
Total debt.....		\$1,116,100

Of the \$177,000 city bonds, \$130,000 represent the cost of the city hall and auditorium, and \$5,000 are bridge bonds, \$17,000 are police station bonds, and \$25,000 represent Concord's contribution to the state library by purchase of land.

Of the \$95,300 sewer bonds, \$59,000 belong to the city precinct, \$16,500 to the Penacook precinct, \$15,300 to the West Concord precinct, \$1,000 to the East Concord precinct, and \$3,500 to St. Paul's School precinct.

Of the \$213,800 school district bonds, \$51,000 are on account of the Dewey school and the Rumford school; \$119,000 are for the High school and the Garrison school, and \$30,000, not yet bonded, represent the cost of the Manual Training school. In this school indebtedness is seen a superb illustration of Concord's generosity in providing a common school education for the city's children. Here, too, is found the largest liability, except the water-works which are not a burden on the taxpayers. No person may honestly charge extravagance because of this debt incurred by new schoolhouses. Personally I know how imperative the need was for larger school accommodations, yet even

now I realize, after all that has been done, that there is a further need, especially south of West street.

While the city government has no voice respecting school affairs, we are bound to recognize the large cost of our schools and to try to adjust our municipal expenditures accordingly.

With this debt staring us in the face, our policy respecting new subjects of expenditure is too plainly demonstrated to require another word from me. This is a period of debt when all personal ambitions to do something for this or that section of the city, involving more bond issues, should be absolutely repressed.

FIRE DEPARTMENT.

Two years ago I recommended a modern and quickly handled hook and ladder truck to replace a sturdy but antiquated truck built in the seventies. Without a dissenting opinion or a negative vote, the late administration appropriated \$1,200 to pay for such a truck, including runners, and it is exceedingly gratifying to say that this new piece of apparatus is in commission and gives entire satisfaction to the department and to the public. As this truck weighs much more than the old one an additional horse has been added in order to make what is called a three-horse hitch. Another improvement has been made in this department by replacing the old hose wagon of the Alert Company with a larger and more convenient wagon, built, as was the new truck, at the Abbot-Downing Company. The old hook and ladder truck is housed on North State street, and is kept equipped and ready to respond to emergency alarms.

PARKS.

Our parks are now as much a subject of pride as our good streets and modern schoolhouses. But the management of the parks is peculiarly intensive and therein dif-

fers from certain other departments. Not only is the routine work to be carried forward but there comes yearly the problem of permanent beautification. Two years ago I spoke of the playground at White park as meeting the desires of a large number of persons and I advanced the hope that a similar recreation ground might be added to Rollins park. A year had not passed when the city council voted a generous appropriation to buy additional land adjoining that park for the purpose of making a playground.

During the two years last passed Pecker park, in Ward Two, has been added to our park system. This small but attractive spot, at the junction of the highway leading to Shaker Village and to Sewall's Falls bridge, is due wholly to the generosity of Jonathan Eastman Pecker, a native and life-long citizen of Concord. Whatever has been done there demonstrates the practical work that can be done elsewhere in reclaiming waste and unsightly places and changing them into simple, inexpensive, yet pleasing plots of permanent beauty and utility.

PUBLIC LIBRARY.

Here is an institution as important as any in the city and very close to the hearts of our people. I regret that the necessities of our schools compelled the district to appropriate money for new school buildings, thereby depriving the city government of its desire to give the library a much needed enlargement. I regret further that I cannot consistently at this time, considering the state of our expenditures and debt, recommend an adequate appropriation for library enlargements. If, however, during our term of office, circumstances change for the better, I shall not hesitate to call your attention to this subject. The librarian accomplishes much and evinces a pride to keep our library in the front rank of similar institutions. Concord has always had a population given to good reading,

and never more so than at the present time. Whatever we can do to promote the usefulness of our public library I am sure we ought to do promptly and cheerfully.

REVISION OF ORDINANCES.

In February, 1894, the revision of the city ordinances was authorized by vote of the city council. Since that date there have been changes, amendments, repeals and substitutions to an extent scarcely conceivable, until the precise meaning and extent of our municipal laws are matters of more or less uncertainty. To accomplish this work thoroughly is of great importance, and much time and consideration will be necessary to enable those who may have the work in charge to produce a satisfactory result. At some later time I shall, with your consent, submit my views on this subject more definitely and clearly.

SEWERS.

Here is a subject of supreme importance and urgency. Following my recommendation of two years ago the city council authorized the services of an expert sanitary engineer, Mr. Freeman S. Coffin, whose recent death is a distinct loss to his profession. Mr. Coffin made a comprehensive study of our system of sewers and in due time presented his results in a clear and exhaustive report, in which he not only dealt with conditions as they now are but looked far into the future and provided for that period. To carry out in full the engineer's plans and recommendations at this time would be impracticable, if not impossible, and nobody has ever given a thought to such a measure, but to begin the work in accordance with the report had been my hope and expectation. What we had planned to do was to construct a large sewer, starting on Main street at the corner of Montgomery and extending to Hall's court, thence across the railroad yard and the intervale to the Merrimack river.

A main sewer of the size we proposed would relieve in a great measure the frequent congestion and overflowing into cellars which is now, and for several years has been, a source of well-founded complaints.

I had confidently hoped at this time to congratulate you on the completion of this much needed work, and I confess my regret at not being able to do so. Owing to appropriations for new schoolhouses, more particularly for the Manual Training building, I did not feel justified in asking the city council to increase our municipal debt by an appropriation of \$20,000 with which to begin an enlargement of our sewer system. But I feel that this work must be begun before long, and unless monetary objections again interpose it will be my purpose to ask for an appropriation during the present term.

While concerned with this subject I desire to say that unless we make larger annual appropriations for sewers, and to this I am opposed, it is manifest that some householders must wait their turn for sewer connections. It has too often been the case that a costly sewer has been laid merely to accommodate one house. In this as in many other matters that come before us we need courage and common sense, courage being preferable, whereby we may resist the irate taxpayer and vote-getter and expend the limited appropriation only in places where it will do the greatest public good.

STREETS.

Whether some of our citizens agree or not respecting the care of streets and our considerable increase in permanent street construction during the four years last passed, the fact is that never since the first administration in 1853 has Concord had better streets and sidewalks. To look backward a decade and see what we had then and compare it all with what we have now is to confirm my statement. I cannot but believe that good and permanent streets have become the desire and expectation of our peo-

ple. Main street from School street to Warren street should receive our immediate attention, in fact it is our duty to carry out the vote of the preceding administration relative to this work.

We must be convinced, by this time, that the highways leading into the city should be so constructed as to make them attractive to those who dwell in surrounding towns and who naturally prefer to come here to trade than to go elsewhere. The road to Loudon is an example of the trade and travel magnet of a good highway.

Most emphatically do I ask your favorable consideration toward the highway extending from the lower bridge to the State-Aid highway ending at the boundary between Pembroke and Concord. A section of gravel road, measuring a thousand feet, has already been completed on the Concord side of the boundary at the Soucook river, and it is our duty, as I regard it, to keep adding to the good road on our side until we have a well constructed highway from the Pembroke line extending over the sandy plains and down Black hill to the lower bridge.

North State street is now a macadam road to Blossom Hill cemetery and this year this desirable work should be extended northward to Calvary cemetery.

Strange as it is when we consider the gravel banks of earlier years that to-day Concord is face to face with a positive want of gravel for street uses. Nowhere other than in Ward Nine are gravel banks apparent, and from this point we must carry gravel to remote parts of the city. To carry a load measuring a cubic yard from North Rumford street to distant points beyond the Merrimack river is costly and slow, for the greater the distance from the supply to the unloading point the greater the cost and the smaller the amount deposited daily. To this want of convenient gravel and crushed stone must be added the increased cost of construction, in as much as there is no method of conveyance other than by teaming. It had been thought practicable to make an arrangement

with the street railroad whereby crushed stone might be conveyed through the city, but an investigation proved that this plan would be impracticable.

TREES.

Here is a matter that at once challenges our attention and invokes our solicitude. Owing to the invasion of insect pests the denudation and ultimate destruction of our splendid foliage is threatened. Whoever has visited the Massachusetts towns where the ravages of the gypsy moth and the brown-tail moth may be seen will, I am sure, approve heartily of our utmost endeavors to stay and to exterminate this baneful enemy.

For a year past the commissioner of highways has worked diligently to remove the nests. I am troubled concerning this subject, and yet, owing to the difficulties of the case, I am not prepared to suggest any unusual remedial measures. Unlike disease the moths defy sequestration and render of slight avail the repressive attempts on our part to deal with the peril. To protect Concord, while all the towns around do nothing, is impossible. The state is interested in preserving our forests and the state should show its interest in protecting the wayside trees which are among New Hampshire's greatest charms. Let us trust in the wisdom of the legislature to adopt effective measures so that the work may be systematic throughout the infested districts, and Concord, I am sure, will do all and more than has been done in the past to protect our exquisite foliage.

CONCLUSION.

The present tax rate in the central wards is \$22.50 on a thousand dollars. Naturally this appears to be a somewhat high rate, yet this rate is equalled or exceeded by many towns in the state and by several cities. If the present rate can be maintained, and I regret to acknowledge that I

entertain grave doubts on the subject, Concord taxpayers would have but little to complain about, but the increase in school expenditures, together with the calls for lights, sewers and sidewalks in the newly occupied section of the city, are suggestive of increased expenses. The valuation and population gain gradually, but not enough to meet the increasing cost of carrying on the city.

Exemption from taxation on the part of new industries may be of positive benefit to this city, but I doubt whether Concord will ever become a manufacturing community. It is the home owner, the man or woman attracted here because of school facilities or who comes here because of Concord's situation and surroundings, that must be a source of civic strength now and hereafter.

Whoever finds interest in an analysis of the Concord tax rate is commended to study for a moment this tabulation.

The rate of \$22.50 is made up in this way:

State tax.....	\$2.90
County tax.....	3.80
School tax.....	4.40
City tax.....	4.10
Union School District tax.....	3.50
Street lighting tax.....	1.50
Street sprinkling tax.....	.60
Hydrant tax.....	.60
Garbage tax.....	.60
Sewer tax.....	.50
	—— \$22.50

The first three items amount to \$11.10, yet the city government has nothing whatever to do with the assessment; yet subtracting this from \$22.50 leaves \$11.40 for city, precinct and Union School District expenses.

There are other departments to which reference could be made, such as water-works, cemeteries, schools and police, but I have nothing to say respecting them except

to commend them, for I believe their affairs are carefully and efficiently conducted.

The water-works are in better condition than ever before. New and larger iron pipes are fast replacing smaller pipes, greater mains are laid, and, to safeguard the purity of Lake Penacook, the commissioners have bought several parcels of land with dwelling-houses thereon.

An appropriation of \$3,000 has enabled the cemetery commissioners to build a granite waiting-house near the gateway at Blossom Hill. This is a much desired addition and will be appreciated by all.

The reports of the departments contain in detail an account of what has been done and I trust you will give them your diligent attention.

Our revenue, owing to the no-license vote will be considerably lessened for several years, a fact which you will later on understand. It is easy to talk about economy in our affairs, yet that means curtailment of appropriations. I am sure you will appreciate this. However, we are pledged to do the best we can after taking all things into consideration, bearing always in mind what Concord is, what Concord stands for, and what Concord demands and expects.

Ordinances and Joint Resolutions

PASSED DURING THE YEAR ENDING JANUARY 8, 1907.

CITY OF CONCORD—ORDINANCES.

AN ORDINANCE FIXING AND DETERMINING THE AMOUNT OF MONEY TO BE RAISED FOR THE ENSUING FINANCIAL YEAR FOR THE USE OF THE CITY.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. There shall be raised, and there is hereby ordered to be raised, on the polls and ratable estates within said city the sum of forty-seven thousand dollars (\$47,000) to defray the necessary expenses and charges of the city for the ensuing financial year, which together with the sums which may be raised by taxes on railroads and from other sources shall be appropriated as follows:

For payment of interest on bonds	\$6,420.00
payment of interest on temporary loans	1,500.00
interest Cemetery Trust funds	658.00
support of city poor	800.00
incidentals and land damages	4,000.00
salaries of members of city council	2,150.00
printing and stationery	2,000.00
aid to Margaret Pillsbury hospital	3,000.00
decorating the graves of soldiers and sailors	460.00
dependent soldiers, city	150.00
public school text-books	3,500.00
open air concerts	300.00
public baths	250.00
Blossom Hill cemetery	1,000.00
Old North cemetery	100.00
West Concord cemetery	75.00
Millville cemetery	75.00
Pine Grove cemetery	150.00
Old Fort cemetery	15.00
Horse Hill cemetery	25.00
Woodlawn cemetery	25.00
Soucook cemetery	20.00
parks	3,500.00
Penacook park	125.00

ORDINANCES.

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Washington square	\$25.00
repairs buildings	2,000.00
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	\$32,323.00

BOARD OF HEALTH.

Salary of sanitary officer	\$1,200.00
Salary of board	75.00
Fumigation supplies	125.00
Miscellaneous	600.00
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	\$2,000.00

POLICE DEPARTMENT.

Salaries, regular force	\$12,025.00
Salaries, special	400.00
Salary, janitor	300.00
Salary, police commissioners	150.00
Telephone, private line	164.32
Water	43.00
Lights	160.00
Ice	5.00
Board and shoeing horse	325.00
Horse hire	30.00
Helmets and buttons	50.00
Fuel	525.00
Incidentals	600.00
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	\$14,777.32

PUBLIC LIBRARY.

Salaries	\$2,760.00
Books and incidentals	2,240.00
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	\$5,000.00

ENGINEERING DEPARTMENT.

Salary, city engineer	\$1,500.00
Salary, assistants	1,100.00
Supplies	150.00
Repairs	50.00
Incidentals	200.00
	<hr/>
	\$3,000.00

CITY OF CONCORD.

HIGHWAY DEPARTMENT.

General maintenance	\$23,000.00
Salary, commissioner	1,400.00
Trees	800.00
Catch basins	1,500.00
Sidewalks and crossings, new	2,000.00
Sidewalks and crossings, repair	1,500.00
Permanent work:	
North State street	1,500.00
Penacook road	2,500.00
South Pembroke road	500.00
South Spring street	1,000.00
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	\$35,700.00

FIRE DEPARTMENT.

Salaries, permanent men	\$7,074.00
Salaries, semi-annual	6,960.00
Salaries, vacations	624.50
Rent, Veterans' Association	150.00
Forage	1,500.00
Fuel	900.00
Lights	700.00
Horseshoeing	325.00
Horse hire	800.00
Laundry	52.00
Fire alarm	1,000.00
Water	119.50
Supplies, chemical	50.00
House man	80.00
Incidentals	1,665.00
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	\$22,000.00

SALARIES.

Mayor	\$1,000.00
City clerk	1,200.00
Overseer of poor, Ward 1	30.00
Overseer of poor, Ward 2	10.00
Overseer of poor, Wards 3, 4, 5, 6, 7, 8 and 9	350.00
City solicitor	500.00
City treasurer	250.00
City messenger	800.00
Care of city clocks	110.00
Clerk of common council	50.00

ORDINANCES.

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Board of Education, Union School District	\$250.00
Board of Education, District No. 20	50.00
Board of Education, Town School District	200.00
Nine assessors	2,700.00
Nine moderators	63.00
Nine ward clerks	90.00
Twenty-seven selectmen	189.00
Thirty-six inspectors of election	180.00
Twenty-seven supervisors	216.00
Judge police court	1,000.00
Clerk police court	200.00
Collector of taxes, so much as may be necessary of the sum of	1,500.00
Truant officer	500.00
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	\$11,438.00

SECT. 2. There shall be raised in like manner the sum of fifty-one thousand one hundred ninety-five dollars (\$51,195) for the support of schools for the ensuing financial year, which, together with the income of the Abial Walker fund, shall be appropriated and divided among the several school districts according to the valuation thereof.

SECT. 3. In addition to the foregoing there is appropriated for the cemeteries of the city, one half of the income from the sale of lots and the income derived from the care of lots and grading, which sum shall be deposited by the superintendent or others receiving them in the city treasury. The care of lots for which the city holds trust funds shall be paid from the money appropriated for care of cemeteries and so much of the income of these trust funds as may be thus expended shall be deposited in the city treasury at the close of the year and the remainder, in each instance, credited to the individual funds.

SECT. 4. In addition to the foregoing there is appropriated for the use of the public library in the purchase of books, the amount collected for fines.

SECT. 5. This ordinance shall take effect upon its passage.
Passed March 12, 1906.

AN ORDINANCE FIXING AND DETERMINING THE AMOUNT OF MONEY TO BE RAISED ON THE TAXABLE PROPERTY AND INHABITANTS WITHIN THE LIMITS OF THE STREET SPRINKLING PRECINCT FOR THE ENSUING FINANCIAL YEAR.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. There shall be raised, and there is hereby ordered to be raised, on the polls and ratable estates within the street sprinkling precinct of said city the sum of five thousand dollars (\$5,000) to

defray the necessary expenses and charges of the street sprinkling precinct for the ensuing year, which shall be appropriated as follows:

For sprinkling streets \$5,000

SECT. 2. This ordinance shall take effect upon its passage.
Passed March 12, 1906.

AN ORDINANCE FIXING AND DETERMINING THE AMOUNT OF MONEY TO BE RAISED ON THE TAXABLE PROPERTY AND INHABITANTS WITHIN THE LIMITS OF THE GARBAGE PRECINCT FOR THE ENSUING YEAR.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. There shall be raised, and there is hereby ordered to be raised, on the polls and ratable estates within the garbage precinct of the city, the sum of six thousand dollars (\$6,000) to defray the necessary expenses and charges of the garbage precinct for the ensuing financial year, which shall be appropriated as follows:

For the collection of garbage and refuse matter in said precinct \$6,000

SECT. 2. This ordinance shall take effect upon its passage.
Passed March 12, 1906.

AN ORDINANCE FIXING AND DETERMINING THE AMOUNT OF MONEY TO BE RAISED ON THE TAXABLE PROPERTY AND INHABITANTS WITHIN THE LIMITS OF THE CITY WATER PRECINCT FOR THE ENSUING FINANCIAL YEAR.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. There shall be raised, and there is hereby ordered to be raised, on the polls and ratable estates within the water precinct of the city the sum of six thousand dollars (\$6,000) to defray the necessary expenses and charges of the water precinct for the ensuing financial year, which shall be appropriated as follows:

For water hydrant service \$6,000

SECT. 2. This ordinance shall take effect upon its passage.
Passed March 12, 1906.

AN ORDINANCE FIXING AND DETERMINING THE AMOUNT OF MONEY TO BE RAISED ON THE TAXABLE PROPERTY AND INHABITANTS WITHIN THE LIMITS OF THE SEWERAGE PRECINCT FOR THE ENSUING FINANCIAL YEAR.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. There shall be raised, and there is hereby ordered to be raised, on the polls and ratable estates within the sewerage pre-

cinct of said city, the sum of four thousand eight hundred sixty dollars (\$4,860) to defray the necessary expenses and charges of the precinct for the ensuing financial year, which shall be appropriated as follows:

For repairs and construction	\$1,000
For interest on notes and bonds	2,360
For payment of note No. 295	1,500

SECT. 2. This ordinance shall take effect upon its passage.
Passed March 12, 1906.

AN ORDINANCE FIXING AND DETERMINING THE AMOUNT OF MONEY TO BE RAISED ON THE TAXABLE PROPERTY AND INHABITANTS WITHIN THE LIMITS OF THE PENACOOK SEWERAGE PRECINCT FOR THE ENSUING YEAR.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. There shall be raised, and there is hereby ordered to be raised, on the polls and ratable estates within the Penacook sewerage precinct the sum of twenty-two hundred and thirty-five dollars (\$2,235) to defray the necessary expenses and charges of said precinct for the ensuing financial year, which shall be appropriated as follows:

For the payment of the sum becoming due in accordance with an ordinance creating a sinking fund	\$1,300
For the payment of interest that may become due on precinct bonds	635
For repairs and maintenance of sewers in said precinct	300

SECT. 2. This ordinance shall take effect upon its passage.
Passed March 12, 1906.

AN ORDINANCE FIXING AND DETERMINING THE AMOUNT OF MONEY TO BE RAISED ON THE TAXABLE PROPERTY AND INHABITANTS WITHIN THE LIMITS OF ST. PAUL'S SCHOOL SEWERAGE PRECINCT FOR THE ENSUING FINANCIAL YEAR.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. There shall be raised, and there is hereby ordered to be raised, on the polls and ratable estates within the St. Paul's School sewerage precinct the sum of six hundred sixty-five dollars

(§665) to defray the necessary expenses and charges of said precinct for the ensuing financial year, which shall be appropriated as follows:

For the payment of the sum becoming due in accordance with an ordinance creating a sinking fund	\$500
For the payment of interest that may become due on precinct bonds	120
For repairs and maintenance of sewers in said precinct	45

SECT. 2. This ordinance shall take effect upon its passage.
Passed March 12, 1906.

AN ORDINANCE FIXING AND DETERMINING THE AMOUNT OF MONEY TO BE RAISED ON THE TAXABLE PROPERTY AND INHABITANTS WITHIN THE LIMITS OF THE EAST CONCORD SEWERAGE PRECINCT FOR THE ENSUING FINANCIAL YEAR.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. There shall be raised, and there is hereby ordered to be raised, on the polls and ratable estates within the East Concord sewerage precinct the sum of one hundred thirty-five dollars (\$135) to defray the necessary expenses and charges of said precinct for the ensuing financial year, which shall be appropriated as follows:

For the payment of the sum becoming due in accordance with an ordinance creating a sinking fund	\$100
For the payment of interest that may become due on precinct bonds	35

SECT. 2. This ordinance shall take effect upon its passage.
Passed March 12, 1906.

AN ORDINANCE FIXING AND DETERMINING THE AMOUNT OF MONEY TO BE RAISED ON THE TAXABLE PROPERTY AND INHABITANTS WITHIN THE LIMITS OF THE WEST CONCORD SEWERAGE PRECINCT FOR THE ENSUING FINANCIAL YEAR.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. There shall be raised, and there is hereby ordered to be raised, on the polls and ratable estates within the West Concord sewerage precinct the sum of fifteen hundred ninety-five and fifty one-hundredths dollars (\$1,595.50) to defray the necessary expenses

and charges of said precinct for the ensuing financial year, which shall be appropriated as follows:

For the payment of the sum becoming due in accordance with an ordinance creating a sinking fund	\$1,000.00
For the payment of interest that may become due on precinct bonds	595.50

SECT. 2. This ordinance shall take effect upon its passage.
Passed March 12, 1906.

AN ORDINANCE FIXING AND DETERMINING THE AMOUNT OF MONEY TO BE RAISED ON THE TAXABLE PROPERTY AND INHABITANTS WITHIN THE LIMITS OF THE LIGHTING PRECINCT FOR THE ENSUING YEAR.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. There shall be raised, and there is hereby ordered to be raised, on the polls and ratable estates within the lighting precinct of said city, the sum of fifteen thousand dollars (\$15,000) to defray the necessary expenses and charges of the precinct for the ensuing financial year, which shall be appropriated as follows:

For lighting streets \$15,000

SECT. 2. This ordinance shall take effect upon its passage.
Passed March 12, 1906.

AN ORDINANCE FIXING AND DETERMINING THE AMOUNT OF MONEY TO BE RAISED ON THE TAXABLE PROPERTY AND INHABITANTS WITHIN THE LIMITS OF THE EAST CONCORD LIGHTING PRECINCT FOR THE ENSUING FINANCIAL YEAR.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. There shall be raised, and there is hereby ordered to be raised, on the polls and ratable estates within the East Concord lighting precinct the sum of two hundred dollars (\$200) to defray the necessary expenses and charges of said precinct for the ensuing financial year, which shall be appropriated as follows:

For lighting of streets within said precinct \$200

SECT. 2. This ordinance shall take effect upon its passage.
Passed April 9, 1906.

AN ORDINANCE TO BORROW MONEY IN AID OF UNION SCHOOL DISTRICT
IN CONCORD.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. That coupon bonds of the City of Concord, amounting to the sum of one hundred and nineteen thousand dollars (\$119,000), be issued and delivered to Union School District, in Concord, in accordance with the request and upon the terms contained in resolutions adopted by its voters at a special meeting of said district held on June 1, 1905, and the vote of the district passed at its annual meeting held on March 29, 1906, providing an additional appropriation for the West Concord school building.

Said bonds shall be signed by the mayor and city treasurer and countersigned by the city clerk.

Said bonds shall be dated July 2, 1906, of the denomination of one thousand dollars (\$1,000) each, and be payable as follows:

\$8,000 thereof July 1, 1915.
 \$8,000 thereof July 1, 1916.
 \$8,000 thereof July 1, 1918.
 \$8,000 thereof July 1, 1919.
 \$8,000 thereof July 1, 1920.
 \$8,000 thereof July 1, 1921.
 \$8,000 thereof July 1, 1922.
 \$10,000 thereof July 1, 1923.
 \$5,000 thereof July 1, 1924.
 \$5,000 thereof July 1, 1925.
 \$5,000 thereof July 1, 1926.
 \$5,000 thereof July 1, 1927.
 \$4,000 thereof July 1, 1928.
 \$10,000 thereof July 1, 1929.
 \$10,000 thereof July 1, 1930.
 \$9,000 thereof July 1, 1931.

The interest on said bonds shall be at the rate of three and one-half per cent. (3½ per cent.) per annum, payable semi-annually on the first days of January and July in each year, at the First National bank, in Boston, Mass., and the office of the city treasurer, in the said city of Concord, upon presentation of said coupons.

SECT. 2. The treasurer is hereby authorized to procure proposals for the sale of the bonds hereby authorized, and such bids as seem for the best interest of the city shall be accepted by him, provided the same are approved by the finance committee.

SECT. 3. All of said bonds, while owned by citizens of said

City of Concord, shall be exempt from taxation, as provided by law.

SECT. 4. The mayor and treasurer are authorized to execute in the name and behalf of the city, such agreements, in writing, between it and said district as they may deem necessary and advisable to protect the rights of the respective parties, growing out of this transaction.

SECT. 5. This ordinance shall take effect and be in force from and after its passage.

Passed May 14, 1906.

AN ORDINANCE RELATING TO JUNK DEALERS.

WHEREAS, In previous years, junk dealers' licenses have been granted in some instances to be exercised at points within the compact part of the city, and sundry applications have been made to the board of mayor and aldermen for such licenses for the current year to be exercised at points within the compact part of the city, and

WHEREAS, In the opinion of the city council, the accumulation and storage of old junk and worn-out and discarded materials within the compact part of the city is unnecessary, and so enhances the risks of fire and contagious disease and is otherwise so incompatible with the safety and welfare of the city that no licenses ought hereafter to be granted permitting such accumulation and storage within the compact part of the city, now therefore

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. No person shall keep or maintain a shop or other place for the purchase, sale or barter of old junk, old metals, old or second-hand bottles or other such second-hand articles, refuse, or waste, within the limits of the city hereinafter described, nor shall any dealer in such articles accumulate or store any of the same at any place within such limits.

The limits of the city above referred to are hereby fixed as follows: Beginning at the intersection of the center lines of Pleasant and Tuttle streets; thence in a straight line to a point in the easterly line of Auburn street two hundred feet northerly from the north line of Franklin street; thence easterly on a line two hundred feet north of and parallel with the northerly line of Franklin street to a point two hundred feet west of the westerly line of Rumford street; thence northerly on a line two hundred feet west of and parallel with the westerly line of Rumford street to the center line of Penacook street; thence easterly by the center line of Pena-

cook street to the main track of the Boston & Maine railroad, Concord division; thence southerly by the easterly main tracks of the Concord and Southern divisions of said Boston & Maine railroad to a point two hundred feet easterly of the highway near the junction of South Main and Water streets; thence southerly on a line two hundred feet easterly of and parallel with the easterly line of Water street to the center line of Hammond street; thence westerly by the center line of Hammond street to Hall street; thence in a straight line to the intersection of the center lines of South Main and Rockingham streets; thence westerly by the center line of Rockingham street to a point two hundred feet west of the westerly line of Bow street; thence in a straight line to a point in the northerly line of Clinton street two hundred feet west of the westerly line of South Fruit street; thence, northerly on a line two hundred feet west of and parallel with the westerly line of South Fruit street to a point eight hundred feet south of the southerly line of Pleasant street; thence westerly on a line eight hundred feet south of and parallel with the southerly line of Pleasant street to the center line of Tuttle street; thence northerly by the center line of Tuttle street to the point of beginning.

SECT. 2. Any person violating the provisions of section 1 of this ordinance shall be fined not exceeding ten dollars, and each day's continuance of such violation shall be deemed a separate offense.

SECT. 3. Nothing herein contained shall be construed to affect the powers or duties of the board of mayor and aldermen under chapter 124 of the Public Statutes as adopted by chapter 9 of the Revised Ordinances and by an ordinance passed August 14, 1905, except that no license shall be issued thereunder permitting the accumulation or storage of any of the articles above specified at a place within the limits of the city above set out.

SECT. 4. This ordinance shall take effect upon its passage.

Provided, however, that persons holding and exercising junk dealers' licenses at points within the limits of the city above described for the year ending March 31, 1906, shall have sixty days from the passage hereof in which to remove their materials from said limits before they shall become subject to the penalty herein prescribed.

Passed June 11, 1906.

AN ORDINANCE RELATIVE TO THE PUBLIC HEALTH.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. All matters relating to the public health of the city shall be under the control of a board of health, consisting of the

mayor, who shall be chairman, the city physician and a third member who shall forthwith be appointed by the mayor with the approval of the city council in joint convention for the remainder of the present municipal term. At the commencement of each succeeding municipal term and whenever a vacancy shall exist, a third member of such board shall be appointed in like manner, who shall hold office until the end of the municipal term during which he is appointed and until his successor is appointed. Such board shall consider all matters relative to the public health which in their judgment call for action on the part of the city council, or which may be referred to them by the city council, the sanitary officer or the city physician, and make recommendation with reference thereto, and shall perform such other duties as may be imposed upon them by this ordinance or by the laws of the state, and such as are imposed upon the present board of health by any ordinance not hereby repealed.

SECT. 2. The city council shall, at the commencement of each municipal term, elect a sanitary officer, who shall hold his office for two years and until his successor is chosen and qualified, subject, however, to removal at any time by vote of the city council. Vacancies in said office shall be filled for the remainder of the municipal term by new elections, and an election shall be held forthwith to fill the existing vacancy for the remainder of the present term.

SECT. 3. The sanitary officer shall devote his entire time to the performance of the duties imposed upon him by virtue of his office, and shall serve all orders and notices, and enforce all rules and regulations issued by the city council or the board of health, and enforce all ordinances and rules relating to nuisances or other conditions affecting the health and comfort of the public.

SECT. 4. The sanitary officer shall, under the direction of the board of health, in the first week of May, commence a systematic house-to-house sanitary inspection, which shall continue until the inspection of the city is completed. The sanitary officer shall require the abatement within a reasonable time of all nuisances found; and shall give such advice and make such recommendations to householders and others as he may deem necessary to secure good sanitary conditions.

SECT. 5. The board of health shall prescribe a blank form upon which a complete record of the inspections made by the sanitary officer shall be entered; a record shall also be kept by the sanitary officer of all complaints made to him, or to the board; of all orders issued, of all notices served, and of all nuisances abated. All the records kept by the sanitary officer shall be submitted to the board of health, or the city council whenever called for, and shall at the end of each fiscal year be placed in the hands of the city clerk.

SECT. 6. The sanitary officer shall see that all the provisions of the ordinance regulating or relating to sewers or drains are enforced. He shall inspect all private drains laid by any licensed drain layer before the same are covered, and shall report monthly to the board of health and to the committee on sewers and drains the result of said inspection, giving the name of the owner and of the occupant of the premises, the street and number, the position of the inlet employed, the size of the drain, inclination of the same and the manner in which it enters the main sewer, and shall perform such other duties in the enforcement of the provisions of said ordinance as may be authorized by the board of health, or the committee on sewers; he shall also enforce the provisions of the city ordinances relating to the pollution of the water of Penacook lake. In case any licensed drain layer shall have completed his excavating, and on account of an approaching storm or other urgent cause, there is necessity that the work should be immediately connected and back filled, any member of the committee on sewers and drains may be required to act in place of the sanitary officer, if, from any cause, said sanitary officer is unable to be present.

SECT. 7. No person shall place or leave, or cause to be placed or left, in or near any highway, street, alley, or public place, or in any pond or other body of water where the current will not remove the same, any rubbish, dirt, soot, ashes, hay, shreds, oyster, clam, or lobster shells, manure, swill, tin cans, decaying fruit or vegetables, waste water, or any refuse animal or vegetable matter whatsoever, nor keep in or about any vacant lot, dwelling-house, barn, shed, store, shop or cellar, any of the aforesaid substances after the same have become putrid or offensive, or a menace to the public health.

SECT. 8. No person or persons shall suffer or permit any cellar, vault, private drain, pool, sink, privy, sewer, or other place upon any premises or grounds belonging to or occupied by him or them, to become offensive or injurious to the public health.

SECT. 9. No person or occupant, or any person having control or charge of any lot, tenement, premises, building, or other place, shall cause or permit any nuisance to be or remain in or upon said lot, tenement building, or other place, or between the same and the center of the street, lane or alley adjoining.

SECT. 10. No person or persons shall erect, maintain or use within the compact part of any ward in the city, any swill-house, or building for rendering any offal, tainted or damaged lard, tallow, or any putrid animal substance, or for the deposit of green pelts or skins.

SECT. 11. No person or persons shall keep or use any hog-pen, goat-pen, chicken-coop, or barn-yard so near to any highway, park, or other public place, as to be offensive or a menace to the public

health, or adjoining or abutting any lot upon which any other person resides, if so near them as to be offensive, or in such manner that the contents of such hog-pen, goat-pen, chicken-coop, or barn-yard are discharged upon said lot or upon any street, lane or alley in the city.

SECT. 12. The owner, agent, occupant, or other person having the care of any tenement used as a dwelling-house, or any other building, shall furnish the same with a sufficient drain, under ground, to carry off the waste water; and also with a suitable privy, which, if not properly connected with the public sewer, shall have a vault which shall be sunk underground, and built in the manner herein-after prescribed, and of capacity proportionate to the number of inhabitants of such tenement, or of those having occasion to use such privy; and no person shall suffer any waste or stagnant water to remain in any cellar or upon any land by him owned or occupied, in the compact part of any ward of the city.

SECT. 13. All vaults, privies, and cesspools shall be so constructed that the inside of the same shall be at least two feet distant from the line of every adjoining lot, unless the owner of said adjoining lot shall otherwise agree and consent; and a like distance from any street, lane, alley, court, square, public place, public or private passageway. Every vault and cesspool shall be made tight, so that the contents cannot escape therefrom, and shall be securely covered; and no person shall open a vault, privy, or cesspool, or remove the contents thereof, or haul such contents through any street in the city, between the first day of May and the first day of November inclusive; except between the hours of nine o'clock in the evening and six o'clock in the morning.

SECT. 14. Any person or persons intending to construct a privy, vault or cesspool shall first obtain a written permit to do so, signed by the sanitary officer. Each permit shall designate the location on the lot, the distance from any house, well or spring, the kind of vault or cesspool and the depth thereof, and shall contain a printed abstract of the state law and city ordinances relating to the construction of privy vaults and cesspools; but no cesspool for the reception of sink or other waste water shall be constructed within one hundred feet of a public sewer; and no abandoned well shall be used as a privy vault, cesspool, or sink.

SECT. 15. When any vault, privy, cesspool, or drain shall become offensive or obstructed, the same shall be cleansed and made free; and the owner, agent, occupant, or other person having charge of the premises in which any vault, privy, cesspool, or drain may be situated, the state or condition of which shall be a violation of the provisions of this ordinance, shall remove, cleanse, alter, amend, or repair the same within such reasonable time after notice in writ-

ing to that effect from the sanitary officer, as shall be expressed in such notice. In case of neglect or refusal so to do, the sanitary officer may cause the same to be removed, altered, amended or repaired, as he may deem expedient, at the expense of the owner, agent, occupant or other person as aforesaid.

SECT. 16. The owner, agent, occupant, or other person having the care of any stable, barn, premises, or any other place where manure, swill, garbage, or any other animal or vegetable substances accumulate, shall cause the same to be removed at such stated periods as the sanitary officer may designate.

SECT. 17. The prudential committee, or boards of education, shall not admit any scholar into the public schools without satisfactory evidence that such scholar has been vaccinated; and the city physician shall at all times be prepared to vaccinate, at the expense of the city, any scholar who is unable to pay therefor.

SECT. 18. It shall be and is hereby made the duty of every physician, surgeon, or other person attending upon a case of smallpox, epidemic cholera, epidemic dysentery, diphtheria, scarlet fever, typhoid fever, measles, yellow fever, or other dangerous, contagious, infectious, or pestilential disease, and of every householder, attendant, or agent, in whose house a case of any such disease occurs, to report every such case to the sanitary officer, within twenty-four hours after first having knowledge of the same, giving the number of the house, the street, avenue, or lane upon which it is situated, and the name of the occupant or occupants, with the name and age of the diseased person, if known. The board of health shall prescribe a course of action which shall be followed by the sanitary officer in all ordinary cases to prevent the spread of such disease; all cases of smallpox, and diphtheria, and others, not covered by the general instructions shall be at once reported by the sanitary officer to said board, who shall take such further or different action as they may deem expedient, and who may in cases of emergency, with the approval of the finance committee of the city council, employ, at the expense of the city, such medical advice and assistance, in addition to the services of the city physician, as in their judgment may be necessary.

SECT. 19. All petitions for the cleansing, removing, or abatement of any nuisance shall be made to the sanitary officer, verbally or in writing, stating distinctly the character of such nuisance, the premises where situated, and the reason for its removal or abatement, but if it becomes necessary to institute legal proceedings against the party or parties complained of, the complainants shall, before such proceedings are instituted, file a complaint in writing with the city council.

SECT. 20. A notice served on an owner, agent, or occupant of any property, or left at the private residence of the owner, or agent, or occupant, or, if after due search neither can be found, posted on the front door or wall or fence of such property, and a like notice sent to his last known post-office address, shall be considered sufficient and ample notice.

SECT. 21. The sanitary officer shall have the same power to make arrests as is by ordinance and law conferred upon the regular police of the city, in all cases where any person or persons shall violate the laws of the state, city ordinances, rules, or regulations relating to the health of the city; and shall wear a uniform or badge to be prescribed by the city council.

SECT. 22. The board of health shall provide themselves and the sanitary officer with such blanks and record books at the expense of the city as are necessary, and shall, at the close of each financial year, make a report to the city council of all complaints made to them or to the sanitary officer, and the cause for the same, with such suggestions pertaining to the health of the city as they may deem expedient to present, so much of the vital statistics as is necessary, the causes of death so far as possible, and such other sanitary information as may be called for by the city council.

SECT. 23. The board of health may make such rules and regulations for the prevention and removal of nuisances, for the control and restriction of infectious and contagious diseases, and such other relations relating to the public health as in their judgment the health and safety of the people may require. Copies thereof shall be printed and circulated among the citizens, and published in one or more of the daily papers of the city.

SECT. 24. The board of health shall meet at such times and places as it may deem necessary, for the consideration of matters relating to the public health or whenever requested by the sanitary officer; they shall investigate, inquire into, and advise in all cases referred to them for such purpose by the sanitary officer or the city physician and shall direct them in such cases. In case the sanitary officer is unable to attend to the duties of his office, through sickness or other good cause, the board may select a suitable person to act temporarily in his stead, and said person shall, while so acting possess all the authority, with the same compensation given the sanitary officer under the provisions of the city ordinances.

SECT. 25. Any person or persons, company or corporation, who shall violate or cause to be violated, by agent or otherwise, any provision of this ordinance, or any order, rule or regulation made by the sanitary officer or the board of health, under the authority of this ordinance, shall upon conviction thereof, before the police or

other court of competent jurisdiction, be fined not less than three dollars and not more than twenty dollars, with the costs of prosecution, for each offense, except in cases where the punishment is provided for by the laws of the state, in which cases the penalty so prescribed shall be imposed.

SECT. 26. Chapter 14 and section 22 of chapter 30, Revised Ordinances, are hereby repealed. This ordinance shall take effect upon its passage, and upon such passage the powers and duties of the present board of health shall cease.

Passed January 14, 1907.

AN ORDINANCE RELATIVE TO THE CITY PHYSICIANS.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. The city council shall, biennially, at the commencement of each municipal term, elect a city physician and one assistant city physician, who shall hold their offices until their successors are chosen unless sooner removed by the city council. Vacancies in said offices shall be filled by new elections. The assistant city physician shall discharge the duties imposed upon said physicians by this ordinance within the limits of Ward One. In all other parts of the city, said duties shall be discharged by the city physician.

SECT. 2. It shall be the duty of said physicians to attend upon sick paupers and all patients under the care of the city authorities, including those in quarantine, when called to act by the overseers of the poor, or by the sanitary officer of the city or the board of health, and to vaccinate all persons required by the city ordinances to be vaccinated at the expense of the city, and to perform such other professional services as may reasonably be required of them by the board of health, the board of mayor and aldermen or the city council.

SECT. 3. The city physicians, in addition to the amount received from the county for attendance on county paupers, shall receive in full for all services such salary as the city council may from time to time fix and determine.

SECT. 4. Unless otherwise directed by the board of health with the approval of the finance committee of the city council, no physicians other than the city physicians shall be employed.

SECT. 5. All ordinances and parts of ordinances inconsistent with this ordinance are hereby repealed, and this ordinance shall take effect on January 21, 1907.

Passed January 14, 1907.

AN ORDINANCE FIXING THE SALARIES OF THE CITY PHYSICIANS.

Be it ordained by the City Council of the City of Concord, as follows:

SECTION 1. The city physicians, in addition to the amount received from the county for attendance on county paupers, shall receive in full for their services the following sums: city physician, four hundred and fifty dollars per annum; assistant city physician, fifty dollars per annum.

SECT. 2. All ordinances and parts of ordinances inconsistent with this ordinance are hereby repealed and this ordinance shall take effect on January 21, 1907.

Passed January 14, 1907.

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JOINT RESOLUTIONS.

A JOINT RESOLUTION APPROPRIATING TWENTY-ONE AND EIGHTY-SIX ONE-HUNDREDTHS DOLLARS TO REIMBURSE JOHN FLYNN FOR TAXES PAID BY MISTAKE.

Resolved by the City Council of the City of Concord, as follows:

That the sum of twenty-one and eighty-six hundredths dollars be, and the same hereby is, appropriated to reimburse John Flynn of Concord, N. H., for taxes paid to the City of Concord for the year 1905 by mistake. The sum hereby appropriated shall be charged to the account of incidentals and land damages.

Passed February 12, 1906.

A JOINT RESOLUTION AUTHORIZING THE COMMITTEE ON LANDS AND SEVENTY-FIVE DOLLARS (\$175) FOR THE PURCHASE OF ONE SEAGRAVE TRUSSED LADDER FOR USE OF FIRE DEPARTMENT, WARD ONE.

Resolved by the City Council of the City of Concord, as follows:

That the sum of one hundred and seventy-five dollars (\$175) be, and the same hereby is, appropriated out of any money in the treasury not otherwise appropriated for the purchase of one Seagrave trussed ladder, fifty-four feet in length, for the use of the fire department, Ward One, such purchase to be made by the committee on fire department, together with the chief engineer. This sum shall be charged to the expenses of the fire department.

Passed February 12, 1906.

A JOINT RESOLUTION ASKING FOR SEALED PROPOSALS FOR PRINTING AND BINDING THE ANNUAL CITY REPORTS.

Resolved by the City Council of the City of Concord, as follows:

That the city clerk be, and hereby is, instructed to advertise for sealed proposals for printing and binding the city reports for the year 1905, and submit the same to the finance committee, who shall have full power to act in the matter. Proposals to be confined to citizens of Concord doing business in this city.

Passed February 12, 1906.

A JOINT RESOLUTION AUTHORIZING THE COMMITTEE ON LANDS AND BUILDINGS TO REPORT ON THE CONDITIONS AT CENTRAL FIRE STATION AND TO RECOMMEND CHANGES AND IMPROVEMENTS.

Resolved by the City Council of the City of Concord, as follows:

That the committee on lands and buildings are hereby authorized and requested to examine into the conditions relating to the placing of the horses at Central fire station and to report such changes as in the opinion of the committee will conduce to more modern and satisfactory condition.

Passed February 12, 1906.

A JOINT RESOLUTION AUTHORIZING THE APPROPRIATION OF AN AMOUNT NOT TO EXCEED THREE THOUSAND DOLLARS FROM THE CEMETERY FUND FOR THE CONSTRUCTION OF A WAITING HOUSE AT BLOSSOM HILL.

Resolved by the City Council of the City of Concord, as follows:

That an amount not to exceed three thousand dollars be, and the same is, hereby appropriated out of the money known as the Cemetery Fund for the purpose of constructing a waiting house at Blossom Hill, the said amount, or so much thereof as shall be required, to be expended by the commissioners of cemeteries.

Passed March 12, 1906.

A JOINT RESOLUTION IN RELATION TO THE SALE OF LAND FORMERLY OCCUPIED FOR CITY STABLES.

Resolved by the City Council of the City of Concord, as follows:

That the mayor and the committee on lands and buildings are hereby authorized to sell by auction or by private sale the land for-

merly occupied for city stables situated between School and Center streets and containing about forty thousand square feet, and the mayor is hereby authorized to execute in the name of the city, proper deeds therefor.

Passed March 12, 1906.

A JOINT RESOLUTION IN AID OF LOCAL MILITARY COMPANIES.

Resolved by the City Council of the City of Concord, as follows:

That the sum of two hundred dollars (\$200) is hereby appropriated from money in the treasury not otherwise appropriated, for the assistance of Companies C and E, Second Infantry, N. H. N. G. This money shall be paid one hundred dollars (\$100) to each company.

Passed March 12, 1906.

A JOINT RESOLUTION IN RELATION TO THE USE OF THE ALDERMEN AND THE COUNCIL CHAMBERS BY THE SUPERIOR COURT.

Resolved by the City Council of the City of Concord, as follows:

Should it become necessary for Merrimack county to procure a place for holding the April term of court, that the use of the aldermen and council chambers be granted to the County of Merrimack for the purpose of holding the April term of the superior court.

That the county be charged the sum of five dollars per day for each day or fraction of a day used and for any extra janitor service found necessary, the city reserving the right to the apartments for meetings of the city government.

Passed March 12, 1906.

A JOINT RESOLUTION RESCINDING JOINT RESOLUTION PASSED NOVEMBER 13, 1905, RELATIVE TO PURCHASE OF A MODERN HOOK AND LADDER TRUCK AND APPURTENANCES FOR USE AT CENTRAL FIRE STATION.

Resolved by the City Council of the City of Concord, as follows:

That the purchase of a modern hook and ladder truck and appurtenances for use at Central fire station, authorized by joint resolution passed November 13, 1905, not having been made at the close of the fiscal year 1905, the joint resolution is hereby rescinded.

Passed April 9, 1906.

A JOINT RESOLUTION APPROPRIATING A SUM NOT EXCEEDING TWELVE HUNDRED DOLLARS (\$1,200) FOR THE PURCHASE OF A MODERN HOOK AND LADDER TRUCK AND APPURTENANCES.

Resolved by the City Council of the City of Concord, as follows:

That a sum not exceeding twelve hundred dollars (\$1,200) be, and hereby is, appropriated, out of any money in the treasury not otherwise appropriated, for the purchase of a new hook and ladder truck of modern design, together with a set of attachable steel sleigh runners for the same and a track for the same to run on when equipped with runners, to replace the truck now in use at the Central fire station.

The money hereby appropriated shall be expended under the direction of the mayor and the chief engineer of the fire department, who are hereby constituted a committee with full power to purchase said new hook and ladder truck and appurtenances and to make such disposition of the old truck as they shall deem best.

This sum shall be charged to the expense of the fire department.

Passed April 9, 1906.

A JOINT RESOLUTION APPROPRIATING A SUM NOT TO EXCEED FOUR HUNDRED DOLLARS TO PAY FOR A NEW BOILER AT CITY LIBRARY.

Resolved by the City Council of the City of Concord, as follows:

That a sum not to exceed four hundred dollars be, and the same is, appropriated out of any money in the treasury not otherwise appropriated for the payment of a new boiler in city library.

Passed April 9, 1906.

A JOINT RESOLUTION APPROPRIATING FOUR DOLLARS AND TWENTY-EIGHT CENTS (\$4.28) TO REIMBURSE ARTHUR J. CURTIS FOR TAXES PAID BY MISTAKE.

Resolved by the City Council of the City of Concord, as follows:

That the sum of four dollars and twenty-eight cents (\$4.28) be, and hereby is, appropriated to reimburse Arthur J. Curtis, of Concord, for taxes paid by him to the City of Concord for the year 1904, the same having been erroneously assessed. The amount hereby appropriated shall be charged to the account of incidentals and land damages.

Passed April 9, 1906.

A JOINT RESOLUTION ACCOUNT REPAIRS AT FIRE STATION, WARD ONE.

Resolved by the City Council of the City of Concord, as follows:

That the sum of seven hundred dollars (\$700) be, and hereby is, appropriated from money in the treasury not otherwise appropriated, for the purpose of raising the roof of stable at fire station, Ward One, one story, and providing a suitable loft for hay, grain, etc., the money to be expended by and under the direction of the committee on lands and buildings.

Passed May 14, 1906.

A JOINT RESOLUTION AUTHORIZING ALFRED CLARK, STREET COMMISSIONER, TO RELEASE AND DISCHARGE THE BOSTON & MAINE RAILROAD FROM ALL LIABILITY FOR INJURIES TO A HORSE BELONGING TO THE CITY OF CONCORD ON DECEMBER 30, 1905.

Resolved by the City Council of the City of Concord, as follows:

That Alfred Clark, street commissioner, is hereby authorized to release and discharge the Boston & Maine railroad from all liability on account of injuries sustained by a horse, named Dick, belonging to the city, on December 30, 1905, by reason of being run into by an electric car belonging to the Boston & Maine railroad, upon payment by the Boston & Maine railroad to the City of Concord of thirty-eight dollars and fifty cents (\$38.50).

Passed May 14, 1906.

A JOINT RESOLUTION EXEMPTING FROM TAXATION THE CAPITAL AND PROPERTY OF THE CRESCENT WORSTED COMPANY FOR A TERM OF TEN YEARS.

Resolved by the City Council of the City of Concord, as follows:

WHEREAS, It is represented that the Crescent Worsted Company, a corporation duly established by law, engaged in the business of manufacturing worsted yarns and other fabrics, and having its principal place of business at Lawrence, Mass., is intending to invest new capital, enlarge its business, and establish a branch of said business in this city and continue the same here as a permanent business, provided it can obtain an exemption from taxation of the capital invested therein; and

WHEREAS, It is expected that such new enterprise will be of special benefit to this city and the citizens thereof; now, therefore,

VOTED, That the manufacturing establishment to be owned or put in operation by said Crescent Worsted Company in Ward Three in this city, and the capital invested by said company therein, and the capital used by said company in operating the same, be and hereby are exempted from taxation for the term of ten years from the date of the passage of this resolution, according to the provisions of the Public Statutes of New Hampshire.

Passed May 14, 1906.

A JOINT RESOLUTION APPROPRIATING TWENTY-NINE HUNDRED THIRTY-FOUR AND THIRTY-EIGHT ONE-HUNDREDTHS DOLLARS (\$2,934.38) TO PAY FOR THE REAL ESTATE SOLD TO THE CITY OF CONCORD FOR UNPAID TAXES FOR THE YEAR 1905.

Resolved by the City Council of the City of Concord, as follows:

That the sum of twenty-nine hundred thirty-four and thirty-eight one-hundredths dollars (\$2,934.38) be, and the same hereby is, appropriated out of any money in the treasury not otherwise appropriated, to pay the amount due from the City of Concord for real estate purchased at the tax collector's sale of real estate for the unpaid taxes for the year 1905.

Passed June 11, 1906.

A JOINT RESOLUTION IN RELATION TO COAL, WOOD AND ICE.

Resolved by the City Council of the City of Concord, as follows:

That the committee on finance be, and hereby are, directed to ask for bids for supplying the city with coal, wood and ice for the ensuing year, and that said committee have full power to accept or reject any bids offered.

Passed June 11, 1906.

A JOINT RESOLUTION IN RELATION TO BAND CONCERTS FOR THE SEASON OF 1906.

Resolved by the City Council of the City of Concord, as follows:

That in accordance with custom the mayor is authorized and directed to contract with Arthur F. Nevers for band concerts during the season of 1906, the concerts to be given in the different wards,

three concerts in Old City Hall park, two in Ward One, one in Ward Two, two in Ward Three, two at Rollins park, and two at White park.

Passed June 11, 1906.

A JOINT RESOLUTION IN RELATION TO FLOWERS AROUND MEMORIAL ARCH.

Resolved by the City Council of the City of Concord, as follows:

That in accordance with custom the mayor is authorized to procure the setting out of flowers in front of the Memorial Arch.

Passed June 11, 1906.

A JOINT RESOLUTION AUTHORIZING AND INSTRUCTING THE CITY TREASURER TO PAY OUT OF THE CEMETERY TRUST FUNDS, THE FOLLOWING SUM, TO WIT: FIVE THOUSAND DOLLARS (\$5,000) BRIDGE BONDS, DUE JULY 1, 1906.

Resolved by the City Council of the City of Concord, as follows:

That the city treasurer be, and hereby is, authorized and instructed to pay out of cemetery trust funds the following sum, to wit: Five thousand dollars (\$5,000) to pay bridge bonds, due July 1, 1906.

Passed June 11, 1906.

A JOINT RESOLUTION APPROPRIATING THE SUM OF FOUR HUNDRED AND NINETY DOLLARS (\$490) FOR THE PURCHASE OF A HOSE WAGON FOR ALERT HOSE COMPANY, NO. 2.

Resolved by the City Council of the City of Concord, as follows:

That the sum of four hundred and ninety dollars (\$490) be, and the same is, hereby appropriated out of any money in the treasury not otherwise appropriated, for the purchase of a hose wagon for Alert Hose Company, No. 2, and the committee on fire department is hereby authorized to contract for the building of the same.

Passed June 11, 1906.

A JOINT RESOLUTION TO REIMBURSE THE CATARACT ENGINE COMPANY, NO. 3, WEST CONCORD, FOR MONEY EXPENDED FOR ONE SWING HARNESS FOR THE USE OF SAID COMPANY.

Resolved by the City Council of the City of Concord, as follows:

That the sum of thirty dollars (\$30) be, and hereby is, appropriated to reimburse the Cataract Engine Company, No. 3, of West

Concord, for one swing harness bought by said company for use with the hose wagon. The amount hereby appropriated shall be charged to the account of incidentals and land damages.

Passed July 9, 1906.

A JOINT RESOLUTION IN RELATION TO LOAN OF SETTEES TO THE CONCORD Y. M. C. A.

Resolved by the City Council of the City of Concord, as follows:

That the city messenger be, and hereby is, authorized to deliver to the secretary of the Concord Y. M. C. A. a reasonable number of settees now in city hall not to exceed thirty for use at the open air meetings held by the Y. M. C. A. at Rollins park, the settees to be returned to the city messenger at the close of said meetings.

Passed July 9, 1906.

A JOINT RESOLUTION MAKING ADDITIONAL APPROPRIATION TO THE ACCOUNT OF PRINTING AND STATIONERY.

Resolved by the City Council of the City of Concord, as follows:

That eight hundred dollars (\$800) be, and the same is, hereby appropriated out of any money in the treasury not otherwise appropriated and credited to the account of printing and stationery.

Passed July 9, 1906.

A JOINT RESOLUTION AUTHORIZING THE MAYOR TO EXECUTE AND DELIVER TO THE PENACOOK PARK GRANGE HALL ASSOCIATION A DEED OF CERTAIN LAND IN WEST CONCORD.

Resolved by the City Council of the City of Concord, as follows:

That the mayor, Charles R. Corning, is hereby authorized and directed to execute and deliver to the Penacook Park Grange Hall association a deed from the City of Concord of the following land with the buildings thereon, to wit: Beginning on the north side of the road leading from West Concord to Hopkinton at the intersection of the Boston & Maine railroad, Concord division, thence running westerly along said highway two hundred and forty-one and one-tenth feet to a stone bound; thence running north seventy-two degrees east one hundred seventeen and seven-tenths feet to a stone bound; thence running south seventy

degrees east eighty-one feet to a stone bound; thence southerly by the land of said Boston & Maine railroad, Concord division, one hundred forty-four feet to a stone bound at the point of beginning. Meaning and intending to convey hereby the same premises conveyed to the City of Concord by the Union School District by deed dated June 30, 1905. The consideration for said land and building being \$1,200. Said deed shall contain a reservation of the school seats and heating apparatus in said building with the right for the Union School District to remove the same therefrom.

Passed July 9, 1906.

A JOINT RESOLUTION AUTHORIZING THE MAYOR TO EXECUTE AND DELIVER TO IONE B. CLARK A DEED OF THE KIT FACTORY PROPERTY, SO CALLED, CONTAINING FIVE AND SIXTY-EIGHT ONE-HUNDREDTHS ACRES.

Resolved by the City Council of the City of Concord, as follows:

That the mayor, Charles R. Corning, is hereby authorized and directed to execute and deliver to Ione B. Clark a deed from the City of Concord of the Kit Factory property, so called, in West Concord, containing five and sixty-eight one-hundredths acres. Said deed to contain a reservation of the Kit Factory road and of the right for the City of Concord to maintain the sewers already on said land and to enter said land at any time for the purpose of relaying or repairing said sewers.

Passed July 9, 1906.

A JOINT RESOLUTION APPROPRIATING MONEY FOR PERMANENT IMPROVEMENTS ON STATE AND MAIN STREETS.

Resolved by the City Council of the City of Concord, as follows:

SECTION 1. That the sum of eight thousand dollars, or such part thereof as may be necessary, be and is hereby appropriated, from any money in the treasury not otherwise appropriated, for the following purposes, viz.: A sum not exceeding five thousand dollars to be added to an equal sum to be furnished by Irving C. Tomlinson and others for permanent improvements upon State street from Pleasant street northerly, and south of Franklin street; a sum not exceeding three thousand dollars for permanent improvements on Main street between School and Warren streets; the same to be expended under direction of the commissioner of highways.

SECT. 2. This resolution shall take effect upon its passage.

Passed August 7, 1906.

A JOINT RESOLUTION RELATING TO THE DISCONTINUANCE OF CERTAIN PRACTICE BY FIRE DEPARTMENT COMPANIES.

Resolved by the City Council of the City of Concord, as follows:

That the practice by the various fire department companies of presenting to the city council petitions for reimbursement for various articles purchased by them for use in the fire department shall be discontinued;

That the chief of the fire department notify the captains of the various companies of the passage of this resolution;

That this resolution take effect upon its passage.

Passed August 13, 1906.

A JOINT RESOLUTION PROVIDING FOR THE PRINTING OF A REPORT THIS DAY SUBMITTED BY THE FINANCE COMMITTEE.

Resolved by the City Council of the City of Concord, as follows:

That the city clerk be, and hereby is, instructed to cause two hundred (200) copies of the report this day submitted by the committee on finance upon a "Joint Resolution providing for a statement of the city debt" to be printed for the use of the city council and other officials, all persons who may be interested therein, the expense thereof to be charged to the account of printing and stationery.

Passed August 13, 1906.

A JOINT RESOLUTION IN AMENDMENT OF A JOINT RESOLUTION PASSED AUGUST 7, APPROPRIATING MONEY FOR PERMANENT IMPROVEMENTS ON STATE AND MAIN STREETS.

Resolved by the City Council of the City of Concord, as follows:

That a joint resolution passed August 7, appropriating money for permanent improvements on State and Main streets be amended as follows: Strike out in section 1 all after the words "Warren streets" and substitute therefor the following: The same to be expended under the direction of the committee on finance who shall call for bids for the work of construction, said committee to have the power to accept or reject any bids.

Passed August 13, 1906.

A JOINT RESOLUTION APPROPRIATING THE SUM OF FOUR THOUSAND DOLLARS (\$4,000) FOR INCIDENTALS AND LAND DAMAGES.

Resolved by the City Council of the City of Concord, as follows:

That the sum of four thousand dollars (\$4,000) be, and the same is, hereby appropriated out of any money in the treasury not otherwise appropriated, for incidentals and land damages.

Passed September 10, 1906.

A JOINT RESOLUTION PROVIDING FOR A TEMPORARY LOAN OF TWO HUNDRED AND FIFTY DOLLARS (\$250) FOR THE USE OF THE WEST CONCORD SEWER PRECINCT.

Resolved by the City Council of the City of Concord, as follows:

SECTION 1. That the city treasurer is hereby authorized and directed to procure by loan, on the credit of the city, the sum of two hundred fifty dollars (\$250) for the use of the West Concord sewer precinct.

SECT. 2. The amount thus raised shall be charged to said West Concord sewer precinct and said precinct shall raise by taxation a sum sufficient to pay said amount and the interest thereon.

Passed October 8, 1906.

A JOINT RESOLUTION MAKING ADDITIONAL APPROPRIATION TO THE ACCOUNT OF HEALTH DEPARTMENT.

Resolved by the City Council of the City of Concord, as follows:

That five hundred dollars (\$500) be, and the same is, hereby appropriated out of any money in the treasury not otherwise appropriated, and credited to the incidental account of health department.

Passed November 12, 1906.

A JOINT RESOLUTION APPROPRIATING TWO THOUSAND THREE HUNDRED DOLLARS (\$2,300) FOR THE USE OF THE FIRE DEPARTMENT.

Resolved by the City Council of the City of Concord, as follows:

That the sum of two thousand three hundred dollars (\$2,300) be, and hereby is, appropriated out of any money in the treasury not otherwise appropriated, for the repairing of Governor Hill steamer, No. 4, and the purchase of a horse for the hook and ladder truck.

Passed November 12, 1906.

A JOINT RESOLUTION AUTHORIZING THE CONVERSION INTO CASH OF A PORTION OF THE BLOSSOM HILL CEMETERY PERMANENT FUND, TO REIMBURSE THE TREASURY FOR MONEY PAID OUT ON ACCOUNT OF THE NEW WAITING ROOM AT SAID CEMETERY.

Resolved by the City Council of the City of Concord, as follows:

That the city treasurer be, and hereby is, authorized and directed to convert into cash an amount not exceeding three thousand dollars of the Blossom Hill Cemetery permanent fund, and to turn said sum when so realized into the treasury on general account, for the purpose of reimbursing the treasury for a like sum heretofore drawn therefrom and charged against said fund, in accordance with a joint resolution passed March 12, 1906, to pay for the new waiting room at said Blossom Hill cemetery.

Passed December 10, 1906.

A JOINT RESOLUTION APPROPRIATING EIGHTEEN AND SEVENTY ONE-HUNDREDTHS DOLLARS (\$18.70) TO REIMBURSE THE CHARLES MAIN ESTATE FOR TAXES PAID BY MISTAKE.

Resolved by the City Council of the City of Concord, as follows:

That the sum of eighteen and seventy one-hundredths dollars (\$18.70) be, and hereby is, appropriated to reimburse the Charles Main estate, of Concord, for taxes paid by it to the City of Concord for the years 1904 and 1905, the same having been erroneously assessed. The amount hereby appropriated shall be charged to the account of incidentals and land damages.

Passed December 10, 1906.

A JOINT RESOLUTION APPROPRIATING THREE AND THIRTEEN ONE-HUNDREDTHS DOLLARS (\$3.13) TO REIMBURSE W. P. LADD, COLLECTOR OF TAXES.

Resolved by the City Council of the City of Concord, as follows:

That the sum of three and thirteen one-hundredths dollars (\$3.13) be, and hereby is, appropriated to reimburse W. P. Ladd, collector of taxes for the City of Concord, it being for money received for taxes in excess of the assessment, and refunded from his own funds.

Passed December 10, 1906.

A JOINT RESOLUTION APPROPRIATING MONEY FOR DEFICIENCIES IN THE SEVERAL DEPARTMENTS.

Resolved by the City Council of the City of Concord, as follows:

SECTION 1. That the sum of two thousand four hundred sixty-eight and sixty-two one-hundredths dollars (\$2,468.62) be, and hereby is, appropriated out of any money in the treasury not otherwise appropriated, to pay outstanding claims as follows:

City poor	\$368.18
Old Fort cemetery75
Fire department	496.18
Parks	139.81
Penacook park	19.62
Board of health	261.73
Salaries	816.89
Highway department	116.07
Interest, temporary loan	249.39
	<hr/>
	\$2,468.62

SECT. 2. That there be transferred to the appropriation for sewers for the year 1906 the sum of two hundred sixty-two and thirty-four one-hundredths dollars (\$262.34), the same being the earnings of this department.

SECT. 3. That there be transferred to the appropriation for garbage for the year 1906 the sum of one hundred fifty-three and three one-hundredths dollars (\$153.03), the same being the earnings of this department.

SECT. 4. That there be transferred to the appropriation for parks for the year 1906 the sum of one hundred thirty-one and eight one-hundredths dollars (\$131.08), the same having been deposited in the city treasury on account of Pecker park.

SECT. 5. That there be transferred to the appropriation for highway department for the year 1906 the sum of five hundred eighty-three and three one-hundredths dollars (\$583.03), the same being the earnings of this department.

SECT. 6. This resolution shall take effect upon its passage.

Passed January 14, 1907.

A JOINT RESOLUTION APPROPRIATING MONEY FOR PERMANENT IMPROVEMENTS ON MAIN STREET.

Resolved by the City Council of the City of Concord, as follows:

SECTION 1: That the sum of three thousand dollars (\$3,000), or such part thereof as may be necessary, be, and hereby is, appro-

priated from any money in the treasury not otherwise appropriated, for the purpose of making permanent improvements on Main street between School and Warren streets; the same to be expended under the direction of the committee on finance who shall call for bids for the work of construction, said committee to have the power to accept or reject any bids.

The above appropriation is to take the place of an appropriation of three thousand dollars (\$3,000) for permanent improvements on Main street between School and Warren streets made by a resolution passed August 7, 1906, and that part of the resolution passed August 7, 1906, appropriating three thousand dollars (\$3,000) for permanent improvements on Main street between School and Warren streets is hereby rescinded and repealed.

SECT. 2. This resolution shall take effect upon its passage.

Passed January 14, 1907.

A JOINT RESOLUTION AUTHORIZING AND DIRECTING THE CITY CLERK TO ISSUE NEW CITY ORDERS TO TAKE THE PLACE OF CITY ORDERS LOST BY S. P. DANFORTH.

WHEREAS, On December 14, 1906, City Order No. 3,218 for \$71.97 and City Order No. 3,142 for \$2.04 were delivered to S. P. Danforth in payment of certain bills of said Danforth against the city, and whereas said orders have been lost by said Danforth,

Resolved by the City Council of the City of Concord, as follows:

SECTION 1. That the city clerk be, and hereby is, authorized and directed to deliver to S. P. Danforth new city orders to take the place of City Orders Nos. 3,218 and 3,142 upon the execution and delivery by the said Danforth to the city of a bond to save the city harmless from all loss, costs, damage or expense on account of said first orders.

Passed January 14, 1907.

CITY GOVERNMENT, 1905-1906.

Inaugurated fourth Tuesday in January, biennially.

EXECUTIVE DEPARTMENT.

MAYOR.

Elected biennially in November by the people. Salary, \$1,000 per annum.

CHARLES R. CORNING.

Office: City Hall.

ALDERMEN.

Elected biennially in November by the voters of each ward. Salary, \$75 per annum, with additional \$10 to Committee on Accounts and Claims.

Ward 1—WILLIAM W. ALLEN.

FRED H. BLANCHARD.

Ward 2—JOHN T. CATE.

Ward 3—JOSEPH F. DALY.

Ward 4—JOSEPH S. MATTHEWS.

CHARLES H. SWASEY.

WILLIAM P. DANFORTH.

Ward 5—GEORGE D. WALDRON.

GEORGE H. ROLFE.

Ward 6—SETH R. DOLE.

FRED C. DEMOND.

GEORGE H. ELLIOTT.

Ward 7—FORREST L. WELLMAN.

JAMES F. KELLEY.

IRVING T. CHESLEY.

Ward 8—MICHAEL H. MULCAHY.

Ward 9—JAMES J. GANNON.

CHARLES J. FRENCH.

CITY CLERK.

Elected biennially in January by City Council. Salary, \$1,200 per annum.

HENRY E. CHAMBERLIN.

Office: City Hall.

COMMON COUNCIL.

Elected biennially in November by voters of each ward. Salary, \$40 per annum, with additional \$10 to Committee on Accounts and Claims, and \$20 to President.

PRESIDENT—BENJAMIN W. COUCH.

Ward 1—EVERETT L. DAVIS.

WALTER H. ROLFE.

Ward 2—WESLEY O. FIELD.

Ward 3—JOHN T. PARKINSON.

Ward 4—JOHN L. PRESCOTT.

FRED G. CROWELL.

CHARLES C. SCHOOLCRAFT.

Ward 5—BENJAMIN W. COUCH.

HARRY J. BROWN.

Ward 6—HERBERT M. DANFORTH.

ELMER H. FARRAR.

HARRY R. CRESSY.

Ward 7—LOREN A. SANDERS.

ALFRED H. WALKER.

FRANK S. PUTNAM.

Ward 8—THOMAS H. HIGGINS.

Ward 9—JAMES J. REEN.

JAMES SCULLY.

CLERK OF COMMON COUNCIL.

Elected biennially in January by Common Council. Salary, \$50 per annum.

JAMES W. McMURPHY.

JOINT STANDING COMMITTEES OF THE CITY COUNCIL.

- On Accounts and Claims*—Aldermen George H. Rolfe, William P. Danforth, French; Councilmen Schoolcraft, Cressy, Brown.
- On Finance*—The Mayor; Aldermen Matthews, Demond, Waldron; President of the Common Council; Councilmen Brown, Reen, Walter H. Rolfe.
- On Fire Department*—Aldermen Dole, Allen, Daly; Councilmen Walter H. Rolfe, Farrar, Prescott.
- On Lands and Buildings*—Aldermen Waldron, Matthews, Kelley; Councilmen Walker, Herbert M. Danforth, Davis.
- On Lighting Streets*—Aldermen Wellman, Elliott, William P. Danforth; Councilmen Crowell, Putnam, Walker.
- On Public Instruction*—Aldermen Kelley, Chesley, Cate; Councilmen Farrar, Sanders, Higgins.
- On Roads and Bridges*—Aldermen Blanchard, Chesley, Gannon; Councilmen Davis, Parkinson, Field.

STANDING COMMITTEES IN BOARD OF MAYOR AND ALDERMEN.

- On Bills, Second Reading*—Aldermen Swasey, Chesley.
- On Elections and Returns*—Aldermen Allen, Mulcahy.
- On Engrossed Ordinances*—Aldermen Mulcahy, Blanchard.
- On Police and License*—Aldermen Elliott, French.
- On Sewers and Drains*—The Mayor; Aldermen Dole, Allen, George H. Rolfe, Mulcahy.
- On Streets and Sidewalks*—The Mayor; Aldermen Elliott, Swasey, Wellman.

STANDING COMMITTEES IN COMMON COUNCIL.

- On Bills, Second Reading*—The President; Councilmen Crowell, Cressy.
- On Elections and Returns*—Councilmen Prescott, Scully.
- On Engrossed Ordinances*—Councilmen Herbert M. Danforth, Schoolcraft.

CITY OF CONCORD.

CITY TREASURER.

Elected biennially in January by City Council. Bond to the acceptance of the Board of Mayor and Aldermen. Salary, \$250 per annum.

WILLIAM F. THAYER.

Office: First National Bank.

CITY ENGINEER.

Elected biennially in January by City Council. Salary, \$1,500 per annum.

WILL B. HOWE.

Office: City Hall.

CITY MESSENGER.

Elected biennially in January by City Council. Salary, \$800 per annum.

EDWARD M. PROCTOR.

COLLECTOR OF TAXES.

Elected annually in January by Board of Mayor and Aldermen. Bond within six days to satisfaction of the board. Salary, five mills for each dollar of first \$60,000; seven and one-half mills for each dollar over \$60,000.

WENDELL P. LADD.

Office: City Hall.

PUBLIC SCHOOLS.

BOARD OF EDUCATION.

UNION SCHOOL DISTRICT.

PRESIDENT—CHARLES R. CORNING.

SECRETARY—ALICE M. NIMS.

MODERATOR—S. C. EASTMAN.
CLERK—LOUIS C. MERRILL.
AUDITORS—JOHN GEORGE.
H. H. METCALF.

Three elected annually in March by voters of Union School District. Salary,
\$250 per annum for the board.

JOHN VANNEVAR,	Term expires March, 1907.
GEORGE M. KIMBALL,	“ “ “ 1907.
ALICE M. NIMS,	“ “ “ 1907.
JOHN M. MITCHELL,	“ “ “ 1908.
SUSAN C. BANCROFT,	“ “ “ 1908.
CHARLES R. CORNING,	“ “ “ 1908.
GEORGE H. MOSES,	“ “ “ 1909.
ELLA H. J. HILL,	“ “ “ 1909.
EDWARD N. PEARSON,	“ “ “ 1909.

SUPERINTENDENT OF SCHOOLS.

UNION SCHOOL DISTRICT.

Appointed annually in July by Board of Education. Salary, \$2,000 per
annum.

LOUIS J. RUNDLETT.

Office: Chandler School Building, South Street.

FINANCIAL AGENT.

UNION SCHOOL DISTRICT.

Salary, \$500 per annum.

JOSEPH T. WALKER.

Office: Chandler School Building.

CITY OF CONCORD.

PENACOOK—District No. 20.

One member of Board of Education elected annually in March by voters of district. Salary, \$50 per annum for the board.

HENRY C. HOLBROOK,	Term expires March, 1907.
LEANDER C. PRESCOTT,	“ “ “ 1908.
HENRY A. BROWN,	“ “ “ 1909.

TOWN DISTRICT.

Comprising all districts in the city except Union School District and No. 20. Elected annually in March by voters of district. Salary, \$200 per annum for the board.

ALBERT SALTMARSH,	Term expires March, 1907.
JUDSON F. HOIT,	“ “ “ 1908.
IRVING T. CHESLEY,	“ “ “ 1909.

TRUANT OFFICER.

Salary, \$500 per annum.

GEORGE W. JOHNSON.

PUBLIC LIBRARY.
TRUSTEES.

Elected biennially in January by City Council. Salary, none.

Ward 1—CHARLES H. SANDERS.
Ward 2—CHARLES E. STANIELS.
Ward 3—PAUL R. HOLDEN.
Ward 4—FRANK W. ROLLINS.
Ward 5—AMOS J. SHURTLEFF.
Ward 6—REUBEN E. WALKER.
Ward 7—WILLIAM W. FLINT.
Ward 8—EDSON J. HILL.
Ward 9—MOSES H. BRADLEY.