

Minutes Excerpt

CITY OF LODI - CITY HALL,
Monday, October 1st., 1923.

In the matter of the opening of Hutchins Street as undertaken under Resolution of Intention No. 64:-

Attorney E.F. Goodrum assured the Board that the parties represented by himself would be open to any proposition that would be reasonable and hoped that the street could be opened up by a voluntary assessment. On motion of Trustee Spooner, Resolution No. 424, "Resolution Overruling Alleged Objections to Work and Improvement Under Resolution of Intention No. 64" was introduced for adoption but the passage of Resolution Ordering the Work was deferred to October 8th following; the motion unanimously carried and Resolution No. 424 was passed and adopted by the following Vote:-

AYES: Trustees, Hale, Hickok, Mettler, Spooner, Shattuck.

NOES: Trustees, None ABSENT: Trustees, None.

(Note:- a true copy of said resolution appears on page
23 following these minutes.)

1st.,1924 was authorized by resolution passed and adopted by the following vote:-

AYES: Trustees, Hale, Hickok, Mettler, Spooner, Shattuck.
NOES: Trustees, None ABSENT: Trustees, None;

(Note: a true copy of the above mentioned Resolution with copy of contract is set forth at Page 24 et seq of these minutes)

On motion of Trustee Hale, the Board adjourned until eight o'clock P.M. of October 8th.,1923.

Attest:- *J. H. Blaney*
City Clerk.

The minutes of the Regular Meeting of the Board of Trustees for October 1,1923 as above set forth were approved without correction ~~as corrected~~ at an adjourned meeting of said Board held October 8-1923.

J. W. Shattuck
President, Board of Trustees.

October 8-1923:

RESOLUTION NO. 424

WHEREAS, on the 18th day of June,1923, the Board of Trustees and City Council of the City of Lodi, San Joaquin County, California, duly passed and adopted Resolution of Intention No. 64; and whereas notices of the passage of said Resolution have been given, posted and published in all respects as required by law and in all respects as required by said Resolution of Intention, and whereas, on August 8th.,1923, more than 10 days after the expiration of the time of publication of said notices, one Martha Lind filed with the Clerk of said Board her alleged written objections to the work and improvements mentioned in said Resolution of Intention and to all matters therein contained; and whereas no written objections and no objections whatever has been made within ten days after the expiration of the time of publication of said notices, which time of publication expired on July 27th,1923; and whereas said Board of Trustees did on September 17th.,1923, and without waiving the fact that said objections of said Martha Lind were not filed within the time allowed by law, fix a time, to-wit, October 1st., 1923, at 8.30 o'clock in the afternoon for hearing said objections; and whereas the said City Clerk thereupon notified the said Martha Lind of the time fixed for hearing her alleged objections, by depositing a notice thereof in the Postoffice in said City, with postage pre-paid, addressed to said objectioner; and said alleged objections coming on duly to be heard at the time specified in said notice, to-wit, at 8.30 o'clock in the afternoon on October 1st.,1923; and said Board having fully heard the same and all evidence and matters submitted in support thereof;

BE IT RESOLVED; that said alleged objections of said Martha Lind and the whole thereof are without merit and said alleged objections are hereby overruled.

BE IT FURTHER RESOLVED, that although the said Board of Trustees has heard and decided said alleged objections upon their merits, said Board and City Council has not and does not waive the fact that said alleged objections of said Martha Lind were not filed within the time allowed by law.