

The following report from the Committee on Streets was read and adopted, to-wit:

"We your Street Committee to whom was referred the bid of the Excelsior Paving Co. for paving & guttering D. street, between Fifth & 3^d streets would respectfully report as follows: that after a very thorough investigation we are of the opinion that 15⁵⁵/₁₀₀ cent per square foot is a reasonable sum for placing macadam upon the street. We also think that 30^c for regular granite blocks is somewhat high and therefore suggest that irregular blocks at 22^c per square foot be used.

Chas. W. Pauley

W. A. Day.

Whereupon on motion of Delegate Cooper, the following joint resolution was adopted, to-wit:

Joint Resolution No.

Be it Resolved, by the Common Council of the City of San Diego, that the said Common Council having in its session - the Board of Delegates, on the 24th day of March, 1890, and the Board of Aldermen, on the day of its meeting, examined and publicly declared the only sealed proposal or bid offered for the following work, to-wit: that D. street in said City, from the east line of Fifth street to the west line of Third street and the entire curbing thereof with the street intersecting the same between said limits, except such portion thereof as is required by law to be kept in order or repair by any person or company having railroad tracks thereon, be guttered and macadamized in the manner following to-wit: The gutters shall be paved with granite blocks in accordance with the specifications hereafter contained in Subdivision Eight, of Section one, of Ordinance No. 29, and the macadamizing shall be constructed in accordance with the specifications for Curbing Streets contained in Section 2, of Ordinance No. 29, and all work shall be done in conformity with, and contractors shall be governed and bound by the provisions of said Ordinance No. 29, and Ordinance No. 53 - hereby awards the contract for said work of the said guttering with irregular granite blocks and of said macadamizing with portphyry to the lowest regular responsible bidder to-wit: Excelsior Paving Company, at the price specified therein in its said proposal. The Clerk of this Council is hereby directed to post notice of this award conspicuously for five days on or near the Chamber door of this Council, and also publish said notice in the San Diego Daily Sun, a daily newspaper published and circulated in this City, through and hereby designated, for two days, said posting and publication to be made upon the approval of this award by the Mayor, or if he disapprove it, then upon

its subsequent approval by a three fourths vote of this Council"

The following Concurrent Resolution, (Paraphrase adopted by the Board of Aldermen) was read, and concurred in, to wit:

Concurrent Resolution No.

Be it Resolved, by the Board of Aldermen, of the City of San Diego, the Board of Delegates concurring, that the City Attorney, be instructed to prepare an Ordinance requiring a license from all persons engaging in the sale of patent medicines within said City, and occupying any public street or vacant lot thereof, and said license shall not be less than 10 dollars per day, and the money derived from same shall go to the Street Sweeping fund"

Delegate Pauley offered the following Joint Resolution, which was adopted, to wit:

Joint Resolution No.

Whereas, it is claimed that there is a doubt as to the authority of the City to change the grade of a street and compel property owners to respond to assess maintenance for grading to such re-established grade, therefore be it Resolved, that the Clerk be instructed to postpone the posting and publication of the resolution of intention to grade 3rd street from P. to Myran streets, and that the question of the power of the City to assess the abutting property for the grading of said street be referred to the City Attorney with instruction to make a written report thereon to the Common Council at its next session"

The City Clerk presented the affidavit of Mr. W. Roe, principal Clerk of the printer and publisher of the San Diego Daily Sun, a daily newspaper printed and published in the City of San Diego, California, showing that the resolution, (passed by the Board of Aldermen, of the City of San Diego, California, February 19th, 1890, and passed by the Board of Delegates, of said City, February 24th, 1890.) declaring the intention of the Common Council, of said City, to order the following street work to be done, to wit: that Front street in said City, from the north line of "A" street to the south line of "K" street, and the entire crossings thereof with the streets intersecting the same, between said limits, except such portions thereof as is required by law to be kept in order or repair by any person or company having railroad tracks thereon be paved, curbed and sidewalks in the manner following, to wit: the paving shall have a broken stone base eight inches in thickness and a natural bituminous rock wearing surface two inches

in thickness be constructed in accordance with the specifications herefor contained in Subdivision one, of Special Specifications No. 2. of Section 3. of Ordinance No. 29. and extend from curb line to curb line, except in front of lots A, B, C, D, E. and F. Block 43, where it shall extend only to the gutter line, and be properly joined with the gutters already done.

The curbing shall be of artificial stone or concrete, constructed in accordance with the specifications herefor contained in Subdivision 6, of Section one, of Ordinance No. 29. and extend along both sides of said street except in front of Lot F. Block 114, Lots E. and F. Block 88, Lots E. and F. Block 69, Lot L. Block 68, Lot J. Block 63, Lots A, B, C, D, E. & F. Block 43. all north of the alley in Block 42, Lots A, B, C, D, E. & F. Block 36, Lots G, H, I, J, K & L. Block 37, Lot A. Block 11. The north west corner of the intersection of 4th and B. streets, and the south east corner of the intersection of 4th and C. streets, already done.

The sidewalking shall be of artificial stone or concrete, extend from the curb line to the property line and be constructed as follows: The base or foundation shall be three inches in thickness, and be composed of one part of the Best Portland Cement, three parts of coarse clean sharp sand and six parts of angular broken stones that will pass through a two-inch ring, placed on a firm, sub-grade and well tamped. The wearing surface shall be three-fourths ($\frac{3}{4}$) of one inch in thickness, composed of equal parts by measure of the Best Portland Cement and clean, sharp sand, colored to a dark slate color, finished with a trowel and marked off in regular squares. After having set for twelve (12) hours it shall be covered with earth or sand two inches deep and kept so covered for two days. Such sidewalking shall be constructed on and along both sides of said street, except in front of Lot F. Block 114, Lots E. & F. Block 88, Lots E. & F. Block 69, Lot L. Block 68, all north of the alley in Block 42, Lots A, B, C, D, E. & F. Block 36, Lots G, H, I, J, K. & L. Block 37, Lot A. Block 11, The north half of lot A, and the south half of Lot B. and Lots C, D, E. & F. Block 43. The N. W. corner of the intersection of 4th and B. streets, already done. All work shall be done conformably to the provisions of Ordinance No. 29. and No. 33. = was published in said newspaper on the 3rd & 4th days of March, 1890. Said affidavit was received & filed.

The City Clerk also presented the affidavit of J. C. Patton, Deputy Clerk of the City of San Diego, California, showing that he did, on the 3rd day of

March, 1890. put conspicuously in the following places, to wit: On the door of the Hall of the Board of Delegates: On the door of the Hall of the Board of Aldermen: In the lobby of the Post Office: all in the City of San Diego, California: Copies of the above & foregoing mentioned resolutions of intention to pave, curb, & sidewalk 4th street, from "K" to "A", and that the same remained so posted for the period of two days immediately thereafter. Said affidavit was received & filed.

The City Clerk also presented the affidavit of Mr. L. Brown, Municipal Clerk of the printer and publisher of the San Diego Daily Sun, a daily newspaper printed and published in the City of San Diego, California, showing that a "Notice of Street Work", being a notice of the passage by the Common Council, of said city, of the above & before mentioned resolutions of intention to pave, curb, & sidewalk 4th street, from "K" to "A", was published in said newspaper, from the 6th day of March, 1890, to the 12th day of March, 1890, both days inclusive. Said affidavit was received & filed.

The City Clerk also presented the affidavit of Amos Pettengill, Street Superintendent of the City of San Diego, California, showing that he caused to be conspicuously posted along the line of 4th street, in said city, from the south line of "K" street, to the north line of "A" street, at not more than 500 feet in distance apart, not less than 3 in all, and in front of each quarter block & irregular block liable to be assessed - "Notice of Street Work" being notices of the passage by the Common Council of said City, of the above & before mentioned resolution of intention to pave, curb & sidewalk 4th street from "K" to "A", & further that he (said Street Superintendent) caused a notice, similar in substance, to be published for six days in the San Diego Daily Sun. Said affidavit was received & filed.

On motion it was ordered that due & sufficient notice has been made of the passage by the Common Council, of said City, of the resolution of intention to pave, curb & sidewalk 4th street, in said city, from the north line of "A" street to the south line of "K" street, & the entire crossing thereof with the streets intersecting the same, between said limits - except such portions thereof as is required by law to be kept in order or repair by any person or company having railroad tracks thereon, in the manner hereinafore set forth upon pages 479 & 480, of this record, and the ten days after

the expiration of the time of publication and posting of the notice of the passage of said resolution having expired, and no objection having been filed by a majority of the owners of frontage of property fronting on said proposed work or improvement - therefore a resolution ordering the work of paving, curbing and sidewalking fourth street from "K" to "A" was read & adopted by the following vote, to-wit:

Ayer, Delegates - Wagner: Marshall: Pauly: Julian: Day:
Rediger: Hewitt: Heath: Thompson: Switzer: Hulbert: Korman:
Carpenter and Bradt.
None, None

Absent, Delegates - Lyon: Davis: Metlaker: & Dyball.
Said resolution is as follows, to-wit:

Resolution Ordering the work of Paving, Curbing and Sidewalking of 4th street from K to A.

RESOLVED, THAT THE COMMON COUNCIL of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby orders the following street work to be done, to-wit:

That Fourth street in said city from the north line of A street to the south line of K street, and the entire crossings thereof with the streets intersecting the same between said limits, except such portions thereof as is required by law to be kept in order or repair by any person or company having railroad tracks thereon, be paved, curbed and sidewalked in the manner following, to-wit:

The Paving shall have a broken stone base eight inches in thickness and a natural bituminous rock wearing surface two inches in thickness, be constructed in accordance with the specifications therefor contained in Subdivision 1, of special Specification No. 2, of Section 3 of Ordinance No. 29, and extend from curbline to curbline, except in front of lots A, B, C, D, E and F, block 43, where it shall extend only to the gutter line, and be properly joined with the gutter already done.

The Curbing shall be of artificial stone or concrete, constructed in accordance with the specifications therefor contained in Subdivision 6, of Section one of Ordinance No. 29, and extend along both sides of said street, except in front of lot F, block 114, lots E and F, block 88, lots E and F, block 69, lot L, block 68, lot J, block 69, lots A, B, C, D, E and F, block 43, all north of the alley in block 42 lots A, B, C, D, E and F, block 36, lots G, H, I, J, K and L, block 37, lot block 11, the northwest corner of the intersection of 4th and F streets, and the southeast corner of the intersection of 4th and E streets, already done.

The sidewalking shall be of artificial stone or concrete, extend from the curb line to the property line and be constructed as follows: The base or foundation shall be three inches in thickness and composed of one part of the best Portland cement, three parts of coarse, clean, sharp sand and six parts of roughly broken stone that will pass through a two-inch ring, placed on a firm subgrade and well tamped. The wearing surface shall be three-fourths (¾) of one inch in thickness, composed of equal parts by measure of the best Portland cement and clean, sharp sand, colored to a dark slate color, finished with a trowel and marked off in regular squares. After having set for twelve (12) hours it shall be covered with earth or sand two inches deep, and kept so covered for ten days.

Such sidewalking shall be constructed on and along both sides of said street except in front of lot F, block 114, lots E and F, block 88, lots E and F, block 69, lot L, block 68, all north of the alley in block 42, lots A, B, C, D, E and F, block 36, lots G, H, I, J, K and L, block 37, lot H, block 11, the north half of lot A and the south half of lot B, and lots C, D, E and F, block 43, the northwest corner of the intersection of 4th and F streets, already done.

All work shall be done conformably to the provisions of Ordinances No. 29 and No. 53.

The Clerk of this city is hereby directed to post conspicuously for five days on or near the Council Chamber door of this city, notice hereof with specifications inviting sealed proposals or bids for said work, and requiring therewith a certified check or bond, either, for an amount not less than ten per cent of the aggregate of the proposal, all as prescribed by law.

He is also directed to publish in the SAN DIEGO DAILY SUN, a daily newspaper published and circulated in this city, therefor and hereby designated for that purpose, both a copy of this Resolution and also, after its posting, his notice of such posting, each for two days.

The Special Joint Committee to whom was referred the Petition to have Comrado Beach segregated, made the following report, to-wit:

We, your Committee, to whom was referred the petition to have Comrado excluded from the City, beg leave to report that, from the record of the official canvass of the votes cast at the last Municipal Election, we find 3111 votes were cast for all candidates for Mayor; more than one fifth of said total vote, viz, 623; being the number of names of legal voters necessary to be represented on said petition, to require the Common Council to call the election.

asked for. And further that we have examined said petition and find herein the names of 807 legal voters. We therefore recommend that the prayer of said petition be granted, and the City Attorney instructed to prepare an Ordinance calling an election in accordance with said petition.

Board of Aldermen } A. J. Gassen
 } Wm. A. Beale
 Board of Delegates } Paul H. Rediger
 } S. W. Switzer
 } "Hans Wagner."

Delegate Cooper moved to adopt said report.
 Delegate Heath moved to lay on the table for 60 days.
 The motion to table was lost by the following vote.

Yea:

Ayes, Delegates = Marshall; Julian; Day; Hawitt; Heath; ^{and} Hulbert.

Noes, Delegates = Wagner; Pauly; Rediger; Thompson; Switzer; Kammann; Cooper & Bradt.

Absent, Delegates = Lyons; Davis; & Werhabe & Seybold.

Thompson the motion to adopt was carried by the following vote, Yea:

Ayes = Delegates = Wagner; Pauly; Day; Rediger; Heath; Thompson; Switzer; Kammann; Cooper & Bradt.

Noes, Delegates = Marshall; Julian; Hawitt; ^{and} Hulbert.

Absent, Delegates = Lyons; Davis; Werhabe & Seybold.

Thompson Delegate Heath gave notice that at the next meeting he would move a reconsideration of the above vote.

Delegate Rediger moved to lay the above notice on the table - The motion was put and lost.

Delegate Switzer was here excused.

In accordance with instructions given the City Attorney submitted an Ordinance amending Ordinance No. 43 - relating to placing a water pipe in 6th street. Said Ordinance was read & Delegate Marshall moved to adopt.

Delegate Cooper moved the amendment that a Special Committee be appointed to investigate. The amendment was lost ^{and} Thompson the original motion was lost by the following vote, Yea:

Ayes, Delegates = Marshall; Wagner; Pauly; Heath; Thompson & Kammann; & Bradt.

Noes, Delegates = Julian; Day; Rediger; Hawitt; Hulbert & Cooper.

Absent, Delegates = Lyons; Davis; Werhabe; Seybold & Switzer.

Thompson Delegate Wagner changed his vote from Yea to No & gave notice that at the next meeting, he would move reconsideration &c.

Whereupon the Board adjourned until Monday, June 7-
1890. at 7.30 o'clock P. M.

M. M. Gassaway,
City Clerk

G. H. Bradb
President



Regular Meeting.

Council Chamber of the Board of
Delegates, of the City of San Diego, Calif.
April 7, 1890.

A Regular Meeting of the Board of Delegates, of the City of San Diego, was held this day at 7.30 o'clock A.M. with President Bradt presiding.

Present, Delegates - Marshall: Pauly: Julian: Day: Hewitt: Heath: Thompson: Seybold: Smitzer: Kammaw: Bradt, and Clerk Gussaway.

Absent, Delegates - Wagner: Lyon: Davis: Rediger: Hulbert & Cooper.

The Minutes of an Adjourned Meeting, held March 24-1890 were read and approved.

After giving notice President Bradt did, in open session, sign Ordinance No. 100 being "an ordinance to establish grade of West Park link."

Delegate Rediger has entered and took his seat in the Board.

In accordance with notice given Delegate Heath moved to reconsider the vote by which the report of the "Special Committee on Connaco Segregation" entered upon pages 482 & 483, was adopted.

(Delegate Cooper has entered and took his seat in the Board)

The motion was lost by the following vote, to wit:

Ayes, Delegates - Marshall: Day: Hewitt & Heath.

Noes, Delegates - Pauly: Julian: Rediger: Thompson: Seybold: Smitzer: Kammaw: Cooper & Bradt.

Absent, Delegates - Wagner: Lyon: Davis: & Hulbert.

A Communication from the Board of Public Works, relative to the purchase of sprinkling carts for the City's use: was read & filed.

A Communication from the Board of Public Works, submitting a Joint Resolution, providing for the repair of the sewer on 14th street, was read together with said resolution. Which said resolution was thereupon adopted and is as follows, to wit:

Joint Resolution No. 73.

Resolved, that the Board of Public Works be and it is hereby authorized and instructed to reconstruct and repair the street sewer on 14th street, from a point

between I and J streets to the point of the connection with the main sewer on L street, and to place said sewer along and on the west side of said street in a manner to prevent its injury by washing out."

A Petition to grade L street, from 3rd street to Mr. Hooper Cemetery, was read ^{by} Delegate Smitzer moved to refer to the Board of Public Works with instructions to prepare a Resolution of Intention in accordance therewith. Delegate Heath moved to amend by referring to the Street Committee. The amendment carried.

A Petition from J. Lehtel & C. Hoffarth, for retail liquor license, was read & referred to the Committee on Health & Morals.

Two reports from M. S. Rawson, Police Judge, for the months of February & March, 1890, respectively, were read & referred to the Finance Committee.

The following Concurrent Resolution, heretofore adopted by the Board of Aldermen, was read & concurred in favor:

Concurrent Resolution No.

Be it Resolved, by the Board of Aldermen, the Board of Delegates concurring, that the Health & Morals Committee of each Board, be and are hereby requested to investigate the saloon known as Pete Camiday's saloon, why his license should not be revoked, & report to the Common Council."

The following Joint Resolution, heretofore adopted by the Board of Aldermen, was read and adopted favor:

Joint Resolution No.

Resolved, that the Board of Public Works be and are hereby instructed to provide for two low electric lights similar to and under the same conditions as those provided for in ~~Ordinance~~ Concurrent Resolution No. 20: one of said lights to be placed at the intersection of C. and 6th streets, and the other at the intersection of K. & L. street with 6th street."

A Resolution of Intention to grade a road to Old-Town, was read and adopted by the following vote, to-wit:
 Ayes, Delegates - Marshall; Pauly; Day; Rediger; Hewitt; Heath; Thompson; Seybold; Kammann; Cooper ^{and} Bradb.
 Noes, Delegates - Julian & Smitzer
 Absent, Delegates - Wagner; Lyon; Daxler & Hulbert.
 Said resolution is as follows, to-wit:

Resolution of Intention.

RESOLVED, THAT IT IS THE INTENTION of the Common Council of the City of San Diego, state of California, to order the following street work to be done, to-wit:

That India street in said city from the south line of Kalmia street to the north line of Winder street; Winder street from the west line of India street to the south-west line of Second street; Second street from the north line of Winder street to the north-west line of Witherby street; Witherby street from the north-east line of Second street to the north-east line of Hancock street; Hancock street from the north-west line of Witherby street to the north-west line of Trias street; Trias street from the north-east line of Hancock street to the north-east line of Moore street; Moore street from the north-west line of Trias street to the north-west line of Ampudia street; Ampudia street from the north-east line of Moore street to the north-east line of Stockton street; Stockton street from the north-west line of Ampudia street to the north-west line of Arista street; Arista street from the north-east line of Stockton street to the north-east line of Congress street; Congress street from the north-west line of Arista street to the north-west line of Mason street; Mason street from the north-east line of Congress street to the south-west line of San Diego Avenue, and the entire crossings of said streets with the streets intersecting the same, be graded to the full width and to the official grade as established by Ordinance No. 48, and that a culvert fifteen (15) feet in the clear be built at the intersection of Kalmia street with India street, and that culverts or drain boxes be built at the other following named points, to-wit:

At intersection of Palm street with India street a two by two (2x2) feet box; at the intersection of Basafra street with India street a two by two (2x2) feet box; at a point about two hundred (200) feet north of the north line of Basafra street on India street a two by two (2x2) feet box; at the intersection of Upas street with India street a two by two (2x2) feet box; at a point seventy-five (75) feet north of the north line of Vine street on India street a one foot by two (1x2) feet box; at the intersection of Harasthy street with Second street of Middletown a five feet by six (5x6) feet box; at the intersection of Noell street with Second street of Middletown a six feet by two (6x2) feet box; at a point one hundred and forty (140) feet north of Witherby street on Hancock street a one by two (1x2) feet box and at a point one hundred and eighty (180) feet north of the north-west line of Arista street on Congress street a five by six (5x6) feet box to be constructed according to plans and specifications on file in the office of the City Engineer of San Diego.

And the Common Council being of the opinion that the work contemplated by this resolution is of more than local or ordinary public benefit and also that the total estimated costs and expenses thereof will exceed one-half of the total assessed value of the lots and lands fronting upon the proposed work, directs that the costs and expenses of the work herein provided for shall be chargeable upon a district and hereby declares that the district to be benefited by said work and to be assessed to pay the costs and expenses thereof shall include:

All that portion of Middletown north of Kalmia street according to the Jackson map of Middletown.

All of Pueblo lot 323 according to the official map of the Pueblo lands by James Pascoe, and known as the "Canal Street Tract;" all that portion of Old Town according to the official map of Old Town made by James Pascoe and adopted by the Board of Trustees in November, 1880, bounded by the southwest, the northwest and northeast lines of Old Town, and by a line along the following streets: Along Conde street from the N. E. line of Old Town to Cedar St., on Cedar St. to Harney St., on Harney St. to Pine St., on Pine St. to Mason St., on Mason St. to Walnut St., on Walnut St. to Jackson St., on Jackson St. to Chestnut St., on Chestnut St. to San Diego St., on San Diego St. to Boyd St., on Boyd St. to Harney St., on Harney St. to Juan St., on Juan St. to Arista St., on Arista St. to San Diego Avenue, on San Diego Avenue to Ampudia St., on Ampudia St. to Congress St., on Congress St. to Trias St., on Trias St. to Stockton St., on Stockton St. to Witherby St., and along Witherby St. to the southwest line of Old Town.

All work provided for in this Resolution of Intention shall be done in accordance with the specifications contained in Ordinance No. 53.

The SAN DIEGO DAILY SUN is hereby designated as the daily newspaper published and circulated in the city in which this Resolution of Intention shall be published for two days and the notice of the passage thereof for six days as often as said newspaper is issued therein.

The Clerk of this city is hereby directed to publish and post this Resolution for two days in the manner prescribed by law.

On motion of Delegate Cooper, it was ordered that the Street Committee of the Common Council and the City Attorney be instructed to investigate the franchise of the "Del Mar and San Diego R.R." and report at the next meeting of each Board, whether such franchise has not been forfeited - and after such report is made to investigate all other railroad, street car & motor franchises & report their findings to the Common Council.

An Ordinance, heretofore adopted by the Board of Aldermen, fixing the compensation of members of the Board of Equalization at \$5.00 per day each, was read and Delegate Heath moved to not concur.

Delegates Marshall moved an amendment that the amount inserted be changed to \$4.00 per day.

Delegate Rediger moved an amendment to the amendment that the amount be 25 cents per day.

The amendment to the amendment was lost and the amendment to the motion was carried by the following vote, to-wit:

Ayes, Delegates = Marshall; Pauley; Day; Hewitt; Heath; Thompson; Kammann & Cooper.

Noes, Delegates = Julian; Rediger; Seybolt; Spitzer & Bradt.

Absent, Delegates = Wagner; Lyon; Davis; & Hubert.

Whereupon the Ordinance as amended was lost by the following vote, to-wit:

Ayes, Delegates = Marshall; Pauley; Day; Hewitt; Heath; Thompson; Kammann & Cooper.

Noes, Delegates = Julian; Rediger; Spitzer & Bradt.

Absent, Delegates = Wagner; Lyon; Davis; & Hubert.

(During the above roll call Delegate Heath objected to the vote of Delegate Seybolt being taken, upon the ground that it was contrary to the provision of the Charter for

a member to hold both a federal & municipal office.
(Mr. Thompson Delegate Seybold declined to vote.)

Delegate Smitzer seconded & called up Delegate Wagner's motion to reconsider the vote by which an Ordinance amending Ordinance No. 43. was defeated at the last meeting and moved to postpone further consideration for one week. The motion carried by the following vote, to-wit:
Ayes, Delegates - Marshall: Pauly: Julian: Heath: Thompson: Smitzer: Kammann: Cooper: and Pracht.
Nays, Delegates - Day: Rediger & Hewitt.
Absent, Delegates - Wagner: Lyon: Davis & Hulbert.
Delegate Seybold declining to vote.

On motion of Delegate Smitzer the Communication of the Board of Public Works relative to Street Sprinkling Cars was taken from file and referred to the Street Committee.

Delegate Heath offered a Joint Resolution providing for the transfer of \$2,249.39 from the General to the Public School Fund,

On motion of Delegate Smitzer the same was postponed for one week.

On motion of Delegate Smitzer it was ordered that the Board proceed, by ballot, to the election of a member to fill the vacancy caused by the resignation of Delegate Matheson, in the 5th Ward.

Thompson Delegate Julian nominated E. W. Elliot.

and " Cooper " Geo. Kastle.

There being no further nominations the President appointed Delegates Pauly & Smitzer Tellers of said election & the Board proceeded to ballot with the following result, viz:
(Delegate Seybold was last excused)

Mr. E. W. Elliot received seven (7) votes.

Mr. Geo. Kastle " five (5) "

and Elliot having received a majority of all votes cast, the President declared said Elliot to be duly elected a member of the Board of Delegates, in and for the City of San Diego, California.

Thompson the Board adjourned until Monday, April 14, 1890, at 2:30 o'clock P.M.

W. M. Cassaway
City Clerk

G. W. Pracht
President