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REGULAR MEETING.

of the City of San Diego, California.

May-1st, 1905.

Pursuant to the provisions of the City Charter, a meeting of the Common Council is held this day, at 7;30 o'clock P.M.

PRESENT-MEMBERS ELECT OF THE COMMON COUNCIL: E. C. Thorpe, John B. Osborn, L. A. Blochman,

Geo. McNeill, L. A. Creelman, Jay N. Reynolds,

A. P. Johnson, Jr, and F. J. Goldkamp.

CITY CLERK:-Vincent. and Clerks, Butler, Day and Bartlett.

ABSENT:-MEMBER ELECT OF THE COMMON COUNCIL:- Chas Kelly.

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of a President of the Common Council.

Councilman Johnson nominates Councilman John B. Osborn for President; there being no further nominations, Councilman McNell moves that the nominations be closed, which motion is adopted. Councilman Blochman now moves that the Clerk cast the ballot of the Council, for John B. Osborn for President, which motion is adopted.

.The Clerk appoints Councilmen Johnson and Blochman as tellers, and casts the ballot of the Council for John B. Osborn for President, as heretofore directed.

The tellers announce that Councilman John B. Osborn receives the unanimous vote of the Council for President, whereupon the Clerk declares John B. Osborn to be elected President of the Common Council.

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President Osborne having taken his seat, announces the next order of business to be the election of a City Clerk.

Councilman Thorpe nominates H. W. Vincent for City Clerk; there being no further nominations, Councilman McNeill moves that the nominations be closed, which motion is adopted. Councilman Johnson moves that the President cast the ballot of the Council, for H. W. Vincent for City Clerk, which motion is adopted; whereupon President Osborn appoints Councilmen Thorpe and Johnson as tellers, and proceeds to cast the ballot as heretofore directed.

The ballot being cast, the tellers announce that H. W. Vincent has received the unanimous vote of the Council for City Clerk, whereupon the President declares H. W. Vincent to be elected City Clerk.

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Councilman Johnson moves that a Committee of two be appointed, to notify the Mayor elect, that the Council has organized and is now in session, which motion is adopted.

President Osborne appoints as such Committee, Councilmen Thorpe and Blochman, who now retire for the above mentioned purpose.

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At this time, Councilman Kelly enters and takes seat in the Council.

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At this time the Committee heretofore appointed to wait upon the Mayor Elect re-enter together with Ex-Mayor Frank P. Frank and Mayor Elect John L. Sehon, who are conducted to seats upon the platform.

Ex-Mayor Frary now introduces Mayor Elect Sehon to the Council and retires, whereupon Mayor Sehon reads his Inaugural Message to the Council, which message after being read, is referred to the Ways and Means Committee.

Councilman Johnson moves that the rules and order of business used by previous Council be used at this meeting of the Council, which motion is adopted.

A Message from the Mayor, transmitting the name of B. J. Edmunds for appointment, as City Auditor and Assessor for the ensuing term is presented and read.

Councilman, moves that action on said appointment be postponed until the next regular meeting of the Council; whereupon Councilman Blochman moves as an amendment, that action on said appointment be taken at once, which motion is defeated by the following vote, to-wit; AYES---COUNCILMEN:-Blochman, Kelly, Goldkamp and Osborn.

NOES---COUNCILMEN:-Thorpe, McNeill, Creelman, Reynolds, and Johnson.

ABSENT-NONE:-

ABSENT-NONE: -:

The action of the Council now recurring on the motion to postpone action on said matter until the next regular meeting of the Council, said motion is adopted.

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A Message from the Mayor, presenting the name of D. K. Adams for appointment as Commissioner of the Board of Public Works, is presented and read.

Councilman Johnson moves that action on said appointment be postponed until the next regular meeting of the Council, which motion is adopted by the following vote, to-wit;

AYES---COUNCILMEN; -McNeill, Creelman, Reynolds, Johnson, and Osborn.

NOES---COUNCILMEN:-Thorpe, Blochman, Kelly, and Goldkamp.

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A Message from the Mayor, presenting the name of Claude Woolman for appointment, as Member of the Board of Police Commissioners is presented and read.

Councilman McNeill moves that action on said appointment be postponed until the next regular meeting of the Council, which motion is adopted.

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A Communication from the City Auditor, transmitting the assessment roll for the fiscal year 1905, is presented and referred to the Ways and Means Committee.

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The monthly report of the City Auditor, showing the receipts and disbursements of the various departments of the City Government for the month of April 1905 is read and filed.

The report of the City Poundkeeper for the month of April 1905 is read and filed.

A Communication from the Board of Park Commissioners, in the matter of organization and election of officers, is read and ordered filed.

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The following list of Communications from the City Engineer, showing the amounts of sidewalking and curbing yet to be done on certain streets, are presented and referred to the Street Committee, viz;

A Communication from the City Engineer, in the matter of grading 26th street from "K" street to the City Park, transmitting list of elevations for the establishment of the grade of said street, is presented and referred to the Street Committee.

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A Communication from the City Engineer in the matter of grading Julian avenue, and calling attention to certain grade elevation of same, is read and referred to the Street Committee.

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A Communication from the City Engineer, in the matter of estimating the yardage in the grading of Sampson street, and recommending that grade elevations be established is read and ordered file.

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Communications from the City Engineer, estimating the yardage in the grading of the following streets, are read and ordered filed, viz;

Estimate of yardage in grading of 8th street from University avenue to Monterey street.

Estimate of yardage in grading of 9th street from University avenue to Monterey street.

Estimate of yardage in grading of Campus avenue from Meade avenue 325 feet north.

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A Communication from the Southern California Mountain Water Company, in the matter of a contract for furnishing water to the City of San Diego, is read and referred to the Water Committee.

A Communication from F. A. Binney in the matter of certain "Sky Scrapers", and asking the Council to passean ordinance restricting the height of same, is read and referred to the Street Committee.

The Petition of Property Owners for a change of the grade of Albatross street from Kalmia to Maple streets is presented and referred to the Street Committee.

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The Petition of Property Owners for a water pipe line on Clay avenue, is read and referred to the Water Committee.

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The Petition of Property Owners, for a suspension of proceedings, in the matter of grading "M" street, pending an investigation of the grade elevations, is read and referred to the City Attorney for investigation.

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The Petition of D. C. Collier for a street railway franchise on University, Missouri, and Works avenues, Boundary atreet, Collier avenue and Kansas street, is presented and referred to the Street Committee.

The petition of John Fitzpatrick for an extension of time in which to sidewalk and curb in front of lot 10 block 48 on Union street, is read and referred to the Street Committee.

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The Petition of Property Owners, for the repeal of Ordinance No.1992 which ordinance fixes and establishes the grade of University avenue, is read, and on motion of Councilman Johnson said petition is granted.

Thereupon an Ordinance repealing Ordinance No.1992 is read, and on motion of Councilman Johnson, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES--- Councilmen: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp

ABSENT-None: 4 Commence of the Commence of the

Thereupon on motion of Councilman Johnson, said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---COUNCILMAN:-Osborn.

ABSENT-NONE:-

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 20322---.

An Ordinance repealing ordinance No.1992 of the ordinances of the City of San Diego, California, entitled, "An Ordinance fixing and establishing the grade of University avenue in the City of San Diego, California", from the east line of Park Boulevard to the west line of Florida street", approved on the 4th day of April, 1905.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That ordinance No. 1992 of the ordinances of the City of San Diego, California, entitled, "An ordinance fixing and establishing the grade of University avenue in the City of San Diego, California, from the east line of Park Boulevard to the west line of Florida street", approved on the 4th day of April, 1905, be and the same is hereby rescimded and repealed, and that the action of this Common Council, taken in adopting said ordinance, be and the same is hereby rescinded and set aside.

SECTION 2. That itibecandnischerebyndetermined that this ordinance is one of urgency and for the immediate preservation of the public peace, health and safety.

SECTION 3. That this ordinance shall take effect and be in force from and after its passage and approval.

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A Communication from the Board of Public Works, transmitting a map of the re-subdivision of block 188 of University Heights, is presented and referred to the Street Committee.

A Communication from the Board of Health, transmitting the claim of J.R.Osborn for services as nurse in the Pest House, is presented and referred to the Health and Morals Committee.

A Resolution rescinding resolution No. 2210 pto close a portion of the north alley in Sheldon's subdivision of block 180 of Horton's Addition is read, and on motion of Councilman Blochman, adopted by the following vote, to-wit;

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-NONE:-

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2219.

BE IT RESOLVED, BY the Common Council of the City of San Diego as follows;

That the Resolution of Intention No. 2210 entitled, "Resolution of Intention No. 2210 to order the closing up of a portion of the north alley running eastwand west through Sheldon's subdivision of block 180 of Horton's Addition, in the City of San Diego, California, according to and as delineated on the map of Sheldon's subdivision of said block 180, on file in the office of the County Recorder of San Diego County, California", passed and adopted by the Common Council of the City of San Diego, California, on the 24th day of April, 1905, be and said Resolution of Intention in hereby repealed, rescinded, and set aside.

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A Resolution of Intention to close up a portion of the north alley in Sheldon's subdivision of block 180 of Horton's Addition is read, and on motion of Councilman Creelman, adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Osborn, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NONE:-

ABSENT-NONE:-

Said Resolution as adopted is as follows, viz;

RESOLUTION OF INTENTION No. 2 2 2 0.

To order the closing up of a portion of the north alley running east and west through Sheldon's subdivision of block 180 of Horton's Addition in the City of San Diego, California, according to and as delineated on the map of Sheldon's subdivision of said block 180, on file in the office of the County Recorder of San Diego County, California.

RESOLVED, By the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be fequired by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit;

The closing up of a portion of the north alley running east and west through Sheldon's subdivision of block 180 of Horton's Addition in said City; the portion of the alley to be closed up is more particularly described as follows, to-wit;

Commencing at a point on the east line of Fourteenth street, in the City of San Diego California, ninety feet south of a point where the east line of said 14th street intersects with the south line of "B" street, in the City of San Diego, California, thence east along

the south boundary line of lots five, six, seven and eight in said Sheldons subdivision of brock one hundred and eighty of Horton's Addition one hundred feet to the southeast corner of said lot five; thence south ten feet to the northeast corner of lot nine of said Sheldon's subdivision of block one hundred and eighty of Horton's Addition; thence west along the north boundary line of said lot nine, one hundred feet to the east line of said l4th street; thence north along the east line of 14th street to the place of beginning.

That it is not deemed necessary that any land be taken in closing up said portion of said alley; that the exterior boundaries of the district hereby established, and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement, and to be assessed to pay the damages costs and expenses thereof, are described as follows, to-wit;

Commencing at the northwest corner of lot eight in said Sheldon's subdivision of block 180 of Horton's Addition, thence south along the east line of Fourteenth street in the City of San Diego, California, to the southwest corner of lot nine in said Sheldon's subdivision of said block 180; thence east along the south boundary line of said lot nine to the southeast corner of said lot nine; thence north along the east line of said lot nine and lot five of Sheldon's subdivision of said block 180 to the south line of "B" street; thence west along the south line of said "B" street to the place of beginning, except that portion of the public alley contained therein.

All of said lots, blocks, and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

That said Horton's Addition is an addition in the City of San Diego, California, according to the official map thereof on file in the office of the County Recorder of said San Diego County, California; and the said Sheldon's subdivision of said block 180 of Horton's Addition, is a subdivision of said block 180, according to the official map thereof on file in the office of the County Recorder of said San Diego County, California.

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The Clerk presents the affidavits of the publication and posting of the resolution of Intention to grade Cleveland avenue, from University avenue to Mongen Gate avenue; also the affidavits of the publication and posting of the notice of the passage of said Resolution which affidavits are ordered filed.

Thereupon a Resolution Ordering the Work of grading said avenue between said points is read, and on motion referred to the Street Committee.

A Resolution providing for the laying over for one week, all matters presented to the Council is read, and on motion adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Osborn, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

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NOES---NONE:-

ABSENT-NONE:-

Said Resolution as adopted is as follows, viz;

Communication No. 2218.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That all matters presented to this Council, be laid over at least one week, before any action be taken thereon.

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and, be it further resolved, that no Resolution or Ordinance, be considered by this Common Council, unless presented and signed by a member thereof

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An Ordinance imposing municipal licenses, and providing for the manner of issuing and collecting the same, etc., is read, and referred to the Health and Morals Committee.

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Councilman Johnson moves that a Committee of three be appointed on Rules and Order of Business, also a Committee of three on Ways and Means, which motion is adopted.

mittee on Ways and Means.

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After first giving due notice, President Osborn did in open session sign;

An Ordinance (No. 2036) repealing Ordinance No. 1992 establishing the grade of University avenue.

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Councilman Johnson moves that when the Council adjourns it do adjourn, until Friday May 5th, 1905, at 7:30 o'clock P.M., which motion is adopted.

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Thereupon the Council adjourned until Friday May 5th, 1905, at 7:30 o'clock P.M.

President of the Common Council of the

City of San Diego, California.

'ATTEST:

City Clerk.

Deputy.

A-DJOURNED MEETING.

of the City of San Diego, California,
May, 5th, 1905.

Pursuant to adjournment an meeting of the Common Council is held this day at 7:30 o'clock P.M., President Osborn presiding.

PRESENT-COUMCILMEN:-Thorpe; Blochman; Kelly, McNeill, Creelman, Reynolds; Johnson, Goldkamp,
and Osborn. Clerks; Vincent; Butler, Day and Bartlett.

ABSENT---NONE:-

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The minutes of regular meeting held May 1st, 1905, are read and approved.

The following report of the Committee on Rules and Order of Business is read, and on motion of Councilman Johnson adopted, viz;

San Diego, Calif., May 3rd, 1905.

To the Honorable Common Council,

City.

Gentlemen; - File International Control of Section 1985 Control of the Control of Section 1985 Control of the C

The Committee appointed to draft rules and order of business for your Honorable Body, herewith reports and recommends that the rules of the last Common Council be adopted as the rules of this Common Council, with the following additions thereto. Immediately following rule 5, we recommend two rules as follows;

Rule 6. All matter presented to this Common Council shall be laid over at least one week before any action be taken thereon.

Rule 7. No resolution or ordinance shall be considered by the Common Council, unless pre-

(A. P. Johnson, Jr Committee, (L. A. Blochman.

Said Rules and Order of Business as adopted are as follows, to-wit;

RULES.

Rule-1-. The regular meetings of the Common Council shall be on the first Monday of each month, at 7:30 o'clock P.M., or if that day be a Holiday, then upon the next day at the same hour.

Rule-2-. The President shall call the Common Council to order precisely at the hour appointed for the meeting.

Rule-3-. The roll shall be called by the Clerk, and absentees noted. All roll calls shall be in the numerical order of the wards which the Councilmen represent, provided that the name of the President shall be called last.

Rule-4-. All standing Committees shall consist of three members each and shall be appointed by the president, unless otherwise ordered by this Common Council, and shall be as follows;

1st. Ways, Means and Finance.

2nd. Streets, Alleys, Highways and Parks.

3rd. Sewers, Police, Health and Morals.

4th. Fire and Water.

5th. 'City Lands, Public Buildings and Library.

6th. Gas, Electric Lights, Telephone, Harbor and Wharves.

ORDER OF BUSINESS.

Rule-5-. The order of business shall be as follows;

1st. Reading minutes of previous meetings.

2nd. Mayor's Messages, Communications, Petitions and Memorials.

3rd. New Business.

4th. Reports of Committees.

- (a) Standing Committees, in their regular order.
- (b) Special Committees.

5th. Unfinished Business.

6th. Miscellaneous Business.

Provided, that any Resolutions or Ordinances reported upon by a Committee, shall be taken up for consideration immediately after the disposal of the Committee's Report; also Provided further, that the President shall refer all matters to proper Committees, unless objections are made thereto.

Rule-6-. All matters presented to this Common Council, shall be laid over at least one week before any action be taken thereon.

Rule-7-. No Resolution or Ordinance shall be considered by the Common Council unless presented and signed by a member thereof.

Rule-8-. Any member, or other person, desiring to address the Common Council, shall arise to his feet and address the presiding officer, otherwise he shall not be recognized or heard.

This rule shall apply to the making of motions.

Rule-9. No personal or improper language shall be allowed in the presence of the Common Council, while in session, by the members thereof or by any other person, under penalty; if by one not a member of said Common Council, by expulsion from the room during the session; if by a member, by such punishment as may be fixed by said Common Council.

Rele-10-. When two members arise at the same time to address the Common Council, the presiding officer shall decide who shall have the floor.

Rule-11-. When the presiding officer desires to leave the chair, he shall appoint some member to fill the same pro tempore.

Rule-12-. In the absence of the president, at the time for meeting, the Clerk, on the appearance of five or more Councilmen, shall call the Council to order, when a president protempore shall be appointed by said Common Council for that meeting, or until the appearance of the president.

Rule-13-. When an amendment to a Resolution or motion is moved and seconded, the vote shall in all cases be first upon the amendment, unless the mover of the motion shall accept such amendment. No more than one amendment to an amendment shall be allowed of the same question.

Rule-14-. A motion to refer to a Committee, or to lay on the table, shall if seconded, preclude all amendments to the main question, until such motion is decided:

Rule-15-. The previous question being moved and seconded, shall preclude all further debate until it has been decided. Rule-16-. When a question has once been putand decided, it shall be in order for any member, who voted with the prevailing side, to move for the reconsideration thereof, but no motion for the reconsideration of any vote shall be made after the ordinance or resolution shall have gone out of the possession of the Common Council, and no motion of reconsideration shall be made more than once. The presiding officer when voting with the prevaining side, may move to reconsider.

Rule-17-. No person shall speak more than twice on the same question without leave of the Common Council, nor more than once until every other member choosing to speak shall have spoken.

Rule-18-. When a motion is seconded, it shall be stated by the presiding officer before debate. Every motion shall be reduced to writing, if any member desires it.

Rule-19-. After a motion is stated by the presiding officer, it shall be deemed to be in the possession of the Common Council, but it may be withdrawn at any time before decision or amendment.

Rule-20-. When a question is under debate no motion shall be considered, except;

1st. To amend it.

2nd. To commit it.

3rd. To lay it on the table.

4th. To postpone it.

5th. The previous question.

6th. To adjourn.

Rule-21-. A motion to adjourn shall always be in order, and shall be decided without debate.

Rule-22-. Every member who shall be present when a question is put shall vote for against the same, unless the Common Council excuse him, or unless he is personally interseted in the question, in which case he shall not vote; but no member shall be permitted to vote upon a question, when a division is called, unless present when his name was called in its regular order.

Rule-23-. A member called to order shall immediately sit down, unless permitted to explain, and the Common Council ifappealed to, shall decide the case, but without debate.

Rule-24-. In all divisions taken by the Common Council on call of a member, it shall be the duty of the Clerk to enter upon the minutes the name of the member so calling for a division.

Rule-25-. A Committee appointed to report on any subject shall, if called for, report the facts in relation to the matter or subject referred to it with its opinion thereon in writing, and no report shall be received as the report of the Committee, except the same be signed by a majority of the Committee, but nothing herein contained shall prevent a minority from submitting their report, which may be read if called for.

Rule-26-. No member shall absent himself, after the Common Council convens, without permission from the presiding officer.

Rule-27-. No person other than members shall address the Common Council on any matter, except by permission of the president, or by vote of said Common Council.

Rule-28-. In case of any disturbance or disorderly conduct in the chambers of the Common Council, the President shall have power to order the same stopped.

Rule-29-. The Janitor shall be Sergeant at Arms, and shall at all times enforce good order during the meetings of the Common Council, under the direction of the President thereof.

Rule-30-. It shall be the duty of every member to attend and be present at all and every meeting held in a cordance with the provisions of the Charter or these rules; and every member who shall be absent from two successive regular or adjourned meetings without leave of absence, granted previous to or at such meeting, shall be ordered to show cause before said Common Council at its next regular meeting, why he should not be expelled from said Common Council for the violation of this rule, and the violation of his expressed and implied duties as a member of said Common Council.

The City Clerk shall serve notice upon such member, by delivering to hum personally, a duly certified copy of said order to show cause, and if personal service cannot be made by reason of the absence of such member from the City, a duly certified copy of said order to show cause shall be left at his last known place of residence, five days before the regular meeting of said Common Council, at which said order to show cause is made returnable, and if upon the hearing of said order to show cause, the Common Council shall decide by a two-thirds vote, that such member of said Common Council has violated this rule, and his duties as a member, without good cause therefor, he shall be expelled from membership in said Common Council, and the vacancy shall be filled by said Common Council as provided in Section 21 of Chapter I of Article 2 of this Charter, which Charter provision reads as follows; "When a vacancy occurs in the Common Council, it shall be filled by such Common Council until the next general City Election".

Rule-31-. These rules may be revised, amended, or abolished by a two-thirds vote of all the members of the Common Council.

Rule-32-. The rules contained in Robert's Rules of Order shall govern this Common Council in all cases to which they are applicable, and in which they are not inconsistent with these rules of order.

Rule-33-. A two-thirds vote of all the members present shall be necessary to suspend these rules or any of them.

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A Message from the Mayor, notifying the Council of the removal of J. M. Porter, as member of the Board of Police Commissioners, is read and ordered filed.

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A Communication from the City Attorney in the matter of a suspension of the grading of "M" street, pending an investigation of the grade elevations is read and ordered filed.

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A Communication from the Board of Public Works, recommending the purchase of Fire Hose for the use of the street Department, is read and referred to the Water Committee.

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A Communication from the Board of Public Works, recommending the laying of a two inch water pipe line on 27th street between "D" and "E" streets, is read and referred to the Water Committee.

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A Communication from the Board of Public Works, in the matter of laying a water pipe line in Vassar street, and recommending that ordinance No,2029, providing for same be repealed on account of change of name of said street to Biddle street, is read and referred to the Water Committee.

A Communication from the Board of Fire Commissioners, requesting permission to remove certain wires of the Fire Alarm System from poles to undergroung conduits is read, and on motion of Councilman Kelly, said request is granted.

A Communication from the Engineering Record, transmitting a duplicate bill, for advertising proposals for certain sewer material, is read and referred to the Finance Committee.

The Petition of A. D. Haight for change of grade at the intersection of Union and Grape streets, is read and referred to the Street Committee.

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The Petition of Property Owners for the improvement of the raod across the Sorrento Flats; also a Communication from H. J. Baldwin in same matter, are read and referred to the STreet Committee.

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The Petition of the San Diego Electric Railway Company, et al., in the matter of the extension of the contract for grading "M" street, is read and referred to the Street Committee

The Petition of Chas. S. Hamilton, et al., for permission to grade a portion of 6th street from the north line of the City Park, to the south line of lot 2 in block 20 of Crittenden's Addition, is read and referred to the Street Committee.

The Petition of E. Bernard, et al., for a Public Road on Washington street, is read and referred to the Street Committee.

The Petition of A. Bertschy, for permission to peddle in the outskirts of the City, is read and referred to the Health and Morals Committee.

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The Petition of Wm. Lehnert, for a retail liquor license at No 2345 "K" street, is read and referred to the Health and Morals Committee.

) E. C. Thorpe, Chas Kelly, Jay N. Reynolds.

HARBOR and WHARVES,-)

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A Resolution granting Property Owners until August 7th, 1905, in which to sidewalk and curb Columbia Street between "H" and Kalmia streets, is read and referred to the Street Committee.

A Resolution authorizing the City Engineer to accept the sidewalking in front of lot "G" block 192 of Horton's Addition, is read and referred to the Street Committee.

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An Ordinance providing for the printing of 250 copies of the City Charter, at an expense not to exceed \$100.00, is read and referred to the Finance Committee.

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The following report of the Ways and Means Committee, in the matter of the Tax Levy for the fiscal year 1905 is read, and on motion of Councilmen Johnson, adopted, viz;

San Diego, Calif., May 3rd, 1905.

To the Common Council,

City of San Diego.
Gentlemen;-

The Ways and Means Committee, to whom was referred the estimates of the probable necessities for the various departments of the City Government, for the fiscal year 1905, upon which to base the rate for municipal taxes for said year, herewith reports and recommends as follows;

Upon the total assessment roll for the fiscal year 1905, viz; \$17,613,512, we estimate that there will be quite a large percentage to be deducted therefrom on account of the discount allowed upon all taxes paid during the month of June, July, and August, and prior there to, and also on account of the fact that the amendments to the City Charter recently adopted by the electors of the City, provided that hereafter property sold for delinquent taxes shall be sold to the City instead of to private purchasers and we have therefore based our estimate upon a net valuation of \$16,500,000;

We recommend that the tax levy for the fiscal year 1905, be fixed at \$1.45 upon the \$100 assessed valuation of property, which amount we recommend be apportioned to the various funds of the City as follows;

FIREDEPARTMENT FUND. --- For this fund, we recommend a rate of .133 on each \$100 assessed valuation, which amount will raise \$21,945. This amount will be sufficient for the operation of the Fire Department during the fiscal year 1905, including the purchase of the necessary equipment for the University Heights Engine House.

SALARY FUND. --- For this fund, we recommend a rate of .21 on each \$100 assessed valuation, which together with the estimated receipts from other sources, will raise \$60,690, and is sufficient to pay the salaries of the officers, and clerks of the various departments of the City.

POLICE DEPARTMENT FUND. --- We recommend that no levy be made for this fund, as we es-

STREET FUND. ---For this fund, we recommend a rate of .20 upon each \$100 assessed valuation, which together with the estimated receipts from other sources, will raise \$34,790, which is sufficient to pay all estimated expenses of the Street Department for the current fiscal year.

SENTER AND DRAINAGE FUND. --- For this fund, we recommend a rate of .02 upon each \$100 assessed valuation, which will raise \$3,300, which amount we estimate is sufficient to carry on this department for the current fiscal year.

STREET LIGHT FUND .--- For this fund, we recommend a rate of .10 upon each #100 assess-

ed valuation, which will raise \$16,500, This amount is not sufficient to pay for lighting the streets, avenues, and public places according to the terms of the present contract with the San Diego Gas & Electric Light Company, but your Committeesfeels that the amount raised by this levy should be sufficient to pay for lighting the streets, avenues and public places of the City for one year.

PARK IMPROVEMENT FUND. --- For this fund, we recommend a rate of .05 upon each \$100 assessed valuation, which will raise \$8,250. This is the minimum amount allowed by the terms of the present City Charter and will be needed by the Park Commissioners to properly prepare for improving the City Park and caring for the parks, plazas and squares of the City during the balance of the fiscal year.

PUBLIC HEALTH FUND. --- For this fund, we recommend a mate of .006 upon each \$100 assessed valuation, which will raise \$990, and will pay all the estimated expenses of this department for the current fiscal year.

LIBRARY FUND. ---For this fund we recommend a rate of .05 upon each \$100 assessed valuation, which will raise \$3,250, which amount is fully needed to properly maintain and operate the Library donated to the City by Andrew Carnegie.

PUBLIC BUILDING FUND. --- For this fund we recommend a rate of .05 upon each \$100 assessed valuation, which together with the estimated receipts from other sources will raise \$14,760. This amount is sufficient to pay the rent of the various buildings rented by the City and elso to complete the payments on the City Hall.

OFFICE FUND. --- For this fund we recommend a rate of .033 upon each \$\$100 assessed valuation, which will raise \$5,445, which amount will be fully needed to purchase record books, supplies, etc., for the various departments of the City Government.

GENERAL FUND. --- For this fund we recommend a rate of .07 upon each \$100 assessed valuation, which amount together with estimated receipts from other sources will raise \$14,850.

This amount will be sufficient to pay the miscellaneous expenses of the City unless there should be several elections. The reason for the great increase of the rate in the General Fund, is owing to the large expenditureentailed by the elections held this year.

LEGAL FUND. --- We recommend no levy for the Legal Fund, as the expenses thereforers are the met by transfers from the Delinquent Tax Fund, in accordance with the provisions of Ordinance No. 1075.

DOG TAX FUND. --- We recommend no levy for the Dog Tax Fund, as the requirements of the City Charter are, that all expenses in connection with the operation of the City Poundand the disposal of dogs, are paid out of the receipts arising from the dog license, and fees connected with the Public Pound.

WATER FUND. --- We recommend that the expenditures of the Water Department be kept within the amount of revenues of said department, we therefore recommend that no levy be made for the Water Fund.

SCHOOL BOND FUND. --- For this fund we recommend a rate of .028 upon each \$100 assessed valuation, which will raise \$6,420, which amount is required to pay the redemption and interest on the School Bonds for the current fiscal year.

REFUNDING BOND FUND. ---For this fund we recommend a rate of . 698 upon each \$100 assessed valuation, which will raise \$16,170, which amount is required to pay the redemption and interest on the Refunding Bonds for the current fiscal year.

WATER BOND FUND. --- For this fund we recommend a rate of .24 upon each \$100 assessed valuation, which raise \$39,600, which amount is required to pay the redemption and interest on the Water Bond.

#100 assessed valuation, which will raise \$2,475, which amount is required to pay the redemption and interest on the Fire Improvement Bond.

BRIDGE BOND FUND. ---For this fund we recommend a rate of .004 upon each \$100 assessed waluation, which will raise \$660, which amount is required to pay the redemption and interest on the Bridge Bond.

SEWER EXTENSION BOND FUND. --- For this fund we recommend a rate of .06 upon each \$100 assessed valuation, which will raise \$9,900, which amount is required to pay the redemption and interest on the Sewer Extension.

WATER IMPROVEMENT BOND FUND. --- For this fund we recommend a rate-of .083 upon each \$100 assessed valuation, which raise \$13,695, which amount is required to pay the redemption and interest on the Water Improvement Bond.

We therefore recommend the adoption of an Ordinance, in accordance with the apportionments hereto attached, marked, "Exhibit A".

Respectfully submitted,

. Jay N. Reynolds.

Ways and Means Committee.

L. A. Blochman.

A. P. Johnson, Jr.

"EXHIBIT A"

	: Cents	Mills
Fire Department Fund.	13	3
Salary Fund.	: 21	
Street Fund	: : 201	ر در :
Sewer and Drainage Fund.	: : 02	: :
Street Light-Fund · · - · · - · · - · · · · ·	: 10	:
- Park Improvement Fund.	: : 05	•
Public Health Fund.	: 00	: : 6
Library Fund.	: : 05	: :
Public Building Fund.	: : 05	: :
-Office Fund.	: 03	: :3
General Fund	: 0.7	: :
-School Bond-Fund	. 02	: :৪
Refunding Bond-Fund	09	: :8
Water Bond Fund.	24	: :
Fire Improvement Bond Fund.	. 01	: :5
Bridge Bond Fund.	00	:4
Sewer Extension Bond Fund.	06	:
Water Improvement Bond Fund.	\$1.45	.3 :

Thereupon an Ordinance fixing the tax levy for the fiscal year 1905 is read, and on motion of Councilman Johnson, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Thereupon on motion of Councilman Johnson, said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2037.

An Ordinance fixing the rate of taxes to be levied, and levying taxes for municipal purposes, in the City of San Diego, California, for the fiscal year 1905.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows;

SECTION 1. That it is necessary, in order to raise sufficient revenue to carry on the different departments of the municipal government for the current fiscal year, to levy the tax hereinafter fixed.

SECTION 2. That in pursuance of such necessity, there is hereby fixed and established to be levied, and there is hereby levied, upon all taxable property, both real and personal, in the said City, for each one hundred dollars valuation of property upon the assessment roll of the said City, the following taxes, namely, --145--cents, which is apportioned to the several funds of said City as follows;

	,	-	,
1.	То	the	Fire Department Fund
2.	To	∙the	Salary Fund
3. ∙	То	∶t <u>h</u> e	Street Fund
4.	To	the	Sewer and Drainage Fund \$.02
5.	То	the	Street Light Fund \$.10
6.	To	the	Public Health Fund
7.	То	. the	Library Fund
8.	То	the	Public Building Fund
9.	То	the	Office Fund
10.	то	the	General Fund
11.	То	the	Park Improvement Fund
12.	То	.the	School Bond Interest and Sinking Fund \$.028
13.	To	:the	Refunding Bond Interest and Sinking Fund \$.098
14.	То	:the	Water Bond Interest and Sinking Fund \$.24
15.	То	:the	Water Improvement Bond Interest and Sinking Fund .083
·16:···	To.	the	Sewer Extension Bond Interest and Sinking Fund- # .06
17.	oT.	the	"Fire"Improvement Bond Interest and Sinking Fund \$.015
18.	То	the	Bridge Bond Interest and Sinking Fund \$.004

SECTION 3. WHEREAS, Section 2, Chapter 1 of Article VI of the City Charter, requires the tax rate to be fixed and levied on or before the second Monday off May in each year, and Section 10 of said Chapter requires that said taxes so levied shall become due and payable on the first Monday in June of each year, and this ordinance being now enacted in order to secure and preserve to the City its rightful revenues and for the immediate preservation of the Public peace, health and safety, an urgency is hereby declared to exist; this ordinance shall be in effect immediately from and after its passage, and its approval by the Mayor.

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The Clerk presents the affidavit of publication of Concurrent Resolution No.52, determining to grant a street railway franchise as petitioned for by the San Diego Old Town La Jolla & Pacific Beach Railway Company, which affidavit is ordered filed.

Thereupon a Concurrent Resolution advertising for sale said street railway franchise and inviting sealed bids for same is read, and on motion of Councilman Johnson adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and

NOES---NONE:-

ABSENT-NONE:-

Said Concurrent Resolution as adopted is as follows, viz;

CONCURRENT RESOLUTION No. 53.

WHEREAS, The San Diego Old Town and Pacific Beach Railroad Company, a Corporation, having its principal place of Business in the City of San Diego, California, an applicant for a franchise to construct, operate and maintain, until the 23rd day of June, 1918, a single track steam or electric railroad upon certain property and streets in the City of San Diego, California, did on the 17th day of April, 1905, file with the Common Council of the City of San Diego, California, an application for said railroad franchise, which application describes said franchise and is now on file in the office of the City Clerk of the said City of San Diego, being Document No. 9562, and;

WHEREAS, the said Common Council is desirous of granting said franchise with certain changes and additions thereto, and of offering to grant the same to the person, company or corporation who will pay the highest sum for such franchise; and,

WHEREAS, the said Common Council by Concurrent Resolution No.52, approved by the Mayor of said City of San Diego, on the 26th day of April, 1905, being Document No.9646, filed in the office of the City Clerk of said City on the 24th day of April, 1905, determined that such franchise, with certain changes and additions thereto, as specified in said Concurrent Resolution No.52, should be granted, and;

WHEREAS, said Common Council is desirous of causing notice of such application for said franchise and of said Resolution to be published for ten days and of offering said franchise for sale; NOW THEREFORE,

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows;

That the said Common Council does hereby cause notice of such application and said resolution and of the adoption of said Concurrent Resolution No.52, to be published for ten days in the City official newspaper of said City to-wit; "The San Diego Union and Daily Bee", which notice shall specify the route aver and along which the said Common Council has by said

concurrent resolution, determined to grant such franchise; that said Common Council hereby offers to grant said franchise as described in said concurrent resolution No.52, to the person, company, or corporation who will pay the highest sum for said franchise, and said notice shall state that the said Common Council offers to grant said franchise, as described in said concurrent resolution No.52, to the person, company or corporation, who will pay the highest sum for such franchise; and that sealed bids will be received by said Common Council at its chambers for said franchise up to a certain hour and day specified in said notice; and that it will be awarded to the highest bidder therefor; said notice shall state the character of said franchise, so determined to be granted, and the terms and conditions upon which the same has been determined to be granted, as described in said concurrent resolution No52, and shall state that no bill for the grant of such franchise shall be finally passed within thirty days after its introduction; that the said City Clerk be, and he is, hereby authorized and directed, for and on behalf and as the act and deed of said Common Council, immediatley after the approval of this resolution, to prepare and sign said notice, and to publish or cause to be published said notice as herein specified.

That the bidding for such franchise must be in accordance with the provisions of the charter of the said City of San Diego, in relation to bids made to the Board of Public Works of said City, so far as such provisions may be applicable, and the said Common Council hereby reserves the right to reject any and all bids, and said notice shall state that said Common Council reserves the right to reject any and all beds.

All beds shall be made in writing with an affidavit of the bidder thereon that his bid is genuine and not shem or collusive, or made in the interest or on behalf off any person not therein named, and that the bidder has not directly or indirectly induced or solicited any other bidder to put in a sham bid, or any other person or corporation to refrain from bidding, and that the bidder has not in any manner sought by collusion to secure to himself any advantage over other bidders, and any bid made without said affidavit or in violation thereof, shall be absolutely void. No person corporation or firm shall be allowed to make, file or be interested in more that one bid for said franchise. If, on the opening of said bids more than one bid appears in which the same person, corporation or firm is interested, all such bids shall be rejected.

That this concurrent resolution shall take effect and be in force from and after its passage and approval.

That the City Clerk of the said City of San Diego, be and he is hereby authorized and directed immediatley cafters the capproval of this resolution, to publish or cause the same to be published once in the city official newspaper of said City, to-wit, "The San Diego Union and Daily Bee.

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Councilman Johnson moves that the action of the Council in postponing until the next regular meeting, confirmation of the appointments of B. J. Edmunds, as Auditor and Assessor, D. K. Adams, as Commissioner of the Board of Public Works and Claude Woolman, as Police Commissioner, made by the Mayor May 1st, 1905, be reconsidered, which motion is adopted.

Thereupon a Message from the Mayor, presenting the name of B. J. Edmunds, for confirmation as Auditor and Assessor is read, and on motion of Councilman Thorpe, said appointment is confirmed.

A Message from the Mayor, presenting the name of D. K. Adams for confirmation, as Commissioner of the Board of Public Works is read, and on motion of Councilman Johnson, said appointment is confirmed.

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A Message from the Mayor, presenting the name of Claude Woolman for confirmation, as member of the Board of Police Commissioners is read, and on motion of Councilman McNeill, said appointment is confirmed.

Councilman Johnson moves that the Resolution Ordering the Work of Grading Cleveland avenue from University avenue to Golden Gate avenue, heretofore referred to the Street Committee, be withdrawn from said Committee, which motion is adopted.

Thereupon a Resolution Ordering the Work of grading said avenue between said points is read, and on motion of Councilman Johnson, adopted by the following vote, to-wit;

AYES---COUNCILMEN;-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and

Osborn.

NOES---NONE:-

AB SENT-NONE:-

Said Resolution as adopted is as follows, viz;

- RESOLUTION No. 2220- Ordering work,

Of grading Cleveland avenue in the City of San Diego, California, from the north line of University avenue to the south line of Golden Gate avenue.

RESOLVED, By the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the public-interest and convenience of said-City require that the street work hereinafter described be done, and therefore the said Common Council hereby orders the following street work to be done in said City, to-wit;

The grading of Cleveland avenue in the City of San Diego, California, including the sidewalks thereof, from the north line of University avenue to the south line of Golden Gate avenue, including all intersections of streets between said points, and the sidewalks of such intersections (excepting such portions of said Cleveland avenue and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon, also excepting such portions of said Cleveland avenue with cross streets, between said points, already graded to the official grade and cross-section), to the official grade there of according to the specifications therefor contained in ordinance numbered eleven hundred and forty-one of the ordinances of the City of San Diego, entitled," An Ordinance providing specifications for the grading of streets in the City of San Diego, California", approved on the seventeenth day of June, Nineteen hundred and two.

That the surplus dirt and material consisting of seventeen hundred and forty-nine and eight tenths (1749.8) cubic yards, to be obtained in doing said grading, as aforesaid, shall be placed and deposited on said University avenue in said City south of the center line thereof commencing at the west line of Tenth street and running east for a distance of one hundred and ninety feet.

That the said proposed work and improvement as above described is of more than local and ordinary public benefit; and that the expense of said work and improvement shall be and

is hereby declared to be chargeable upon the district hereinafter described, and that the exterior boundaries of the said district which is hereby established, and the exterior boundaries of the said district of lands which is hereby declared to be benefited by said work and improvement and which is to be assessed to pay the costs and expenses thereof, are hereby described as follows, to-wit;

Commencing at the northeast corner of University avenue and Tenth street; thence runhing nowth along the east line of said Tenth street to the southeast line of the alley in block one hundred and eighty-seven of University Heights; thence running northeasterly along the said southeast line of said alley, and across Vermont street, and along the southeast line of the alley in block one hundred and eighty-six of said University Heights, to the west line of Richmond street, (.formerly known as Yale street) - thence running to the southwest end of the southeast line of the alley in block one hundred and eighty-four of said University Heights: thence running in a northeasterly direction along the southeast line of said alley in block one hundred and eighty-four to the southwest line of Lincoln avenue; thence running horthwesterly to the west corner of lot twenty-four in block one hundred and thirty-nine of said University Heights; thence running northeasterly along the northwest-line of said lot twenty-four to the southwest line of the alley running parallel with Lincoln avenue in said block one hundred and thirty-nine; thence running to the south end of the east line of the alley running north and south in said block one hundred and thirty-nine; thence running in a hortherly direction along the seast line of said alley in block one hundred and thirty-nine, and across Tyler avenue, and along the east line of the alley in block one hundred and thirtythree in said University Heights, and across Van Buren avenue, and along the east line of the alley in block ninety-six, of said University Heights; and across Meade street (formerly known as Jackson avenue); and along the east line of the alley in block eighty-one of said University Heights, and across Monroe avenue, and along the east line of the alley in block forty-two of said University Heights, and across Madison avenue, and along the east line of the alley in block twenty-eight of said University Heights, to the southwest line of Golden Gate avenue; thence in a southeasterly direction along the said southwest line of Golden Gate avenue to the west line of Cleveland avenue; thence in an easterly direction to the north end of the east line of Cleveland avenue, thence in anortheasterly direction along the southeast line of said GoldenaGatevaxenue to the west line of the alley in block twenty-seven of said University Heights; thence running south along the west line of said alley in said block twenty-seven, and across Madison avenue, and along the west line of the alley in block fortythree of said University Heights, and across Monroe avenue; and along the west line of the Alley in block eighty of said University Heights; and across the said Meaderstreet, and along the west line of the alley in block ninety-seven of said University Heights, and across Van Buren avenue, and along the west line of the alley in block one hundred and thirty-two of said University Heights, and across Tyler avenue, and along the west line of the alley in block one hundred and forty of said University Heights, to the southeast corner of lot fifteen in said block one hundred and forty; thence running easterly to the southwest corner of lot thirty-three in said block one hundred and forty o thence running in a southwesterly direction along the southwest line of said lot thirty-three to the northwest line of University Boulevard; thence running southwesterly along the northwest line of University Boulevard to the

southwest line of Blaine avenue; thence running northwesterly along the southwest line of said

Blaine avenue to the northwest line of the alley running parallel with University Boulevard in block one hundred and eighty-nine of said University Heights; thence running southwesterly along the northwest line of said alley to the north line of the alley running east and west in said block one hundred and eighty-nine; thence running west along the north line of said alley in block one hundred and eighty-nine to the east line of said Richmond street; thence running south along the east line of said Richmond street to the north line of University avenue; thence running west along the north line of University avenue to the place of beginning, excepting, however, the portions of streets and alleys within said district, which district is hereby declared to be the district benefited by said work and improvement, and to be assessed to pay the costs and expenses themeof, all of said lots, blocks, and exterdor boundar ies being in the City of San Diego, County of San Diego, State of California.

Said University Heights being an addition in the City of San Diego, California, known as University Heights, according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the sixth day of August, 1888.

The San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation on said City of San Diego, is hereby designated as the newspaper in which this Resolution Ordering Work, and the notice of said work inviting sealed proposals for doing the same, shall be published in the manner and form, and by the persons required by law.

for five days on or near the chamber door of the said Common Council, in the manner and form required by law, a notice with specifications inviting sealed proposals or bids for doing said work; and said Clerk is hereby directed to publish, for two days, in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing said work and referring to the specifications posted or on file, in said newspaper designated as aforesaid for that purpose. Said notice shall rquire either a certified check or bond as prescribed by law, for an amount not less than ten per cent of the aggregate of the proposal.

Said Clerk of the said City of San Diego is also hereby directed to publish this resolution ordering work, for two days in the manner required by law, in said newspaper here-inbefore designated for that purpose.

Councilman Johnson moves that when the Council adjourns, it do adjourn until Friday, May 19th, 1905, at 7:30 o'clock P.M., which motion is adopted.

After first giving due notice, President Osborn did in open session sign;
An Ordinance (NO. 2037) fixing the tax levy for the fiscal year 1905, also;
Concurrent Resolution No. 53, advertising for sale, a street railway franchise.

Thereupon on motion, the Council adjourned until Friday, May 19th, 1905, at 7:30 o'clock, P.M.

President of the Common Council of the

City of San Diego, California.

ATTEST: All lincoil City Clerk.
Deputy.

SPECIAL SESSION.

Council Chamber of the Common Council of the City of San Diego, California,

May 12th, 1905.

Pursuant to the following call of the Mayor, viz,

OFFICE OF THE MAYOR OF THE CITY OF

SAN DIEGO, CALIFORNIA.

San Diego, California, May 12th, 1905.

To the Members of the Common Council

of the City of San Diego, California.

Gentlemen:-

I, John L. Sehon, Mayor of the City of San Diego, a municipal corporation organized and existing in the County of San Diego, State of California, good cause appearing to
me therefor, do hereby call a special session of your Honorable Body for Friday, the 12th day
of May, 1905, at the hour of 7:30 o'clock P.M. thereof, at your usual and accustomed place
of meeting in your chambers in that certain building known as the "City Hall", situated on
the southwest corner of Fifth and "G" streets in the said City of San Diego.

And you are hereby notified that your presence is desired at said special session at said time and place.

Harry W. Vincent, City Clerk of the said City of San Diego, and Ex-officio Clerk of the Common Council of said City, is hereby directed and instructed to serve, or cause to be served, notices in writing of this Call upon each and every member of the said Common Council said notices to contain a statement of the time and place of said special session.

JOHN L. SEHON,

Mayor of the City of San Diego, California.

A Meeting of the Common Council is held this day, at 7:30 o'clock P.M., President Osborn presiding.

PRESENT-COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn, and Clark.

ABSENT-COUNCILMAN:-Johnson.

The following acknowledgement of the receipt of service, of the notice calling saids special session is read and ordered filed, viz;

OFFICE OF THE CITY CLERK OF THE CITY OF

SAN DIEGO, CALIFORNIA.

San Diego, California, May Elith; 1905.

To the Members of the Common Council

of the City of San Diego, California.

Gentlemen: -

Pursuant to instructions received by me this day from the Honorable John L. Sehon, Mayor of the City of San Diego, California, I hereby notify you that the said Mayor has this day called a special session of your Honorable Body for Friday, the 12th day of May, 1905, at the hour of 7:30 o'clock P.M. thereof, at your usual and accustomed place of

meeting in your chambers in that certain building known as the "City Hall", situated on the southwest corner of Fifth and "G" streets in the said City of San Diego.

And you are hereby notified that your presence is desired at said special session at said time and place.

H.W. VINCENT,

City Clerk of the City of San Diego,
California, and Ex-officio Clerk of the
Common Council of the City of San Diego,
California.

(SEAL)

By J.T. BUTLER, Deputy.

We, the undersigned, members of the Common Council of the City of San Diego, California, hereby acknowledge the receipt of, and the service upon us, of a copy of the above and foregoing Notice, this 11th day of May, 1905.

Geo. McNeill.

ora - John B. Osborn.

Jay Reynolds

F.J. Goldkamp.

L.A. Blochman.

Chas. Kelly.

E.C. Thorpe.

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A Message from the Mayor transmitting a Resolution from the Federated Improvement Clubs, and Chamber of Commerce, is read and ordered filed, viz;

San Diego, California, May 12th, 1905.

To the Honorable Common Council

of the City of San Diego, California.

Gentlemen:-

Special Water Committee, selected from the Federated Improvement Clubs and the Chamber of Commerce, in reference to the submission of the matter of the proposed El Cajon water system for the action of the voters of the City at a special election to be held for that purpose.

The matter of a suitable and adequate water supply is a question of the greatest importance to this City, and the entire community desires and expects that prompt and vigorous steps be taken by your Honorable Body to fulfill the pledges and assurances given the public that the citizens be granted the opportunity to decide whether or not the City of San Diego shall acquire the El Cajon water lands, and construct the necessary pumping plant thereon.

I recommend that the matters involved in the proposed bond issue be segregated as follows:

First--To vote for or against a sufficient issue of bonds to purchase the El Cajon lands upon which the City holds options.

Second--To vote for or against a sufficient issue of bonds to install said pumping plant, and construct said pipe line.

Third-To vote for or against a sufficient issue of bonds to renew the Thirtieth

street main.

As the options given by two parties, namely, H.D. Williamson and Dr. Gillen, expires June 1st, 1905, it is essential that immediate action for the renewal of these options be taken. I herewith enclose the offer of Dr. J.R. Gillen to extend the option given by him; also an offer obtained from Mr. Williamson for the extension of the option given by him, and I recommend their acceptance by your Honorable Body upon the conditions named therein.

It is also my opinion that, in submitting to the electors of the City the question of voting bonds for the proposed El Cajon independent water system, all matters not immediately pertinent to that issue should be excluded from present consideration.

Very truly yours,

JOHN L. SEHON,

Mayor of the City of San Diego, California.

Thereupon a communication from a Water Committee of the various Improvement Clubs of this City, and the Chamber of Commerce, in the matter of acquiring certain water-bearing lands in El Cajon Valley is read and ordered filed.

On motion of Councilman Kelly and by the following vote, to-wit: AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp and Osborn NOES---NONE.

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ABSENT-COUNCILMAN: -Johnson.

the rules of the Board are suspended for the balance of this meeting.

The following communication from J.R. Gillen offering to extend the option given by him to the City, for the purchase of certain water-bearing land in El Cajon Valley, being read is on motion of Councilman Kelly, accepted, viz;

San Diego, May 12th, 1905.

The undersigned hereby agrees to extend the option on his land to City for minty. days from June 1st providing I retain possession of land and receive all rental therefrom until such time as the City may require it subject to the provisions and conditions of former options.

(SIGNED) J.R. Gillen.

A communication from H.D. Williamson offering to extend the option given by him to the City for the purchase of certain water-bearing land, providing the City would pay interest at the rate of five per cent per amum on forty-three thousand five hundred dollars, is read.

Councilman Kelly moves that the offer to extend the time on the option be accepted, which motion is defeated by the following vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, Kelly, and Osborn.

NOES--- COUNCILMEN: Blochman, McNeill, Creelman, Reynolds, and Goldkamp.

ABSENT-COUNCILMAN: -Johnson.

The following Message from the Mayor, appointing Vernon V. Rood member of the Board of Fire Commissioners, is presented and action thereon postponed until next regular meeting,

viz;

San Diego, California, May 12th, 1905.

To the Honorable Common Council

of the City of San Diego, California.

Gentlemen: -

I hereby nominate Vernon V. Rood to fill the position of a Member of the Board of Fire Commissioners, vice John P. Burt, term expired.

Very truly yours,

JOHN L. SEHON,

Mayor of San Diego, California.

The following message from the Mayor, notifying the Council that he had removed Andrew Cassidy as Commissioner of the Board of Public Works, is read and ordered filed, viz; San Diego, California, May 12th, 1905.

To the Honorable Common Council,

of the City of San Diego, California.

Gentlemen: -

I desire to inform you that I have this day, under authority of Section 7 of Chapter 1 of Article 3 of the Charter of the City of San Diego, California, removed, for cause, Mr. Andrew Cassidy, Commissioner of Public Works, and a Member of the Board of Public Works.

Very truly yours,

JOHN L., SEHON.

Mayor of San Diego, California.

______00_____

The following message from the Mayor submitting the name of William B. Allen as Commissioner of the Board of Public Works, vice Andrew Cassidy, removed, is read and ordered filed, viz;

San Diego, California, May 12th, 1905.

To the Honorable Common Council

of the City of San Diego, California.

Gentlemen: -

I hereby appoint William B. Allen to be Commissioner of Public Works, vice Andrew Cassidy, removed for cause.

Very truly yours,

JOHN L. SEHON,

Mayor of San Diego, California.

On motion of Councilman McNeill, action on the confirmation of the appointment of William B. Allen as Commissioner of the Board of Public Works, vice Andrew Cassidy, removed, is postponed until the next regular meeting of the Council.

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Thereupon the Council adjourned.

Common Council of the City of San Diego, California.

City. Clerk.

Deputy.

SPECIAL SESSION.

Council Chamber of the Common Council of the City of San Diego, California. May 16th, 1905.

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Pursuant to the following call of the Mayor, viz:

OFFICE OF THE MAYOR OF THE CITY OF

SAN DIEG O, CALIFORNIA.

San Diego, California, May 13th, 1905.

To the Members of the Common Council

of the City of San Diego, California. Gentlemen: -

I, John L. Sehon, Mayor of the City of San Diego, good cause appearing to me therefor, do hereby call a special session of your Honorable Body for Tuesday, the 16th day of May, 1905, at the hour of 7:30 o'clock P.M., the reof, at your usual and accustomed place of meeting in your chambers in that certain building known as the "City Hall:", situated on the southwest corner of Fifth and "G" streets in the said City of San Diego.

And you are hereby notified that your presence is desired at said special session at said time and place.

Harry W. Vincent, City Clerk of said City of San Diego, and Ex-officio Clerk of the Common Council of said City, is hereby directed and instructed to serve, or cause to be served notices in writing of this call upon each and every member of the said Common Council, said notices to contain a statement of the time and place of said special session.

JOHN L. SEHON,

Mayor of the City of San Diego, California.

A special meeting of the Common Council is held this day at 7:30 o'clock P.M. PRESENT-COUNCILMEN: -Blochman and Kelly, and Clerks Vincent, Butler, and Bartlett. ABSENT-COUNCILMEN: -Thorpe, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

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There being no quorum present the Council adjourned.

Common Council of the President, of the

City of San Diego, California.

ATTEST:

Deputy.

ADJOURNED MEETING.

Council Chamber of the Common Council of the City of San Diego, California.

May, 19th, 1905.

Pursuant to adjournment, a meeting of the Common Council is held this day at 7:30 o'clock P.M.

Blochman,

PRESENT-COUNCILMEN; Thorpe, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

CLERKS- - - - - ; Vincent, Butler, Bartlett and Hinkle.

ABSENT-COUNCILMAN: -Osborn. -

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In the absence of President Osborn, Councilman Johnson is elected President protempore.

The minutes of adjourned meeting held May 5th, 1905, Special Session May 12th, 1905, and Special Session May 16th, 1905, are read and approved.

A Message from the Mayor, in the matter of submitting to the voters, the matter of acquiring certain water bearing lands in El Cajon Valley, is read and ordered filed.

A Communication from H. D. Williamson, offering to extend the present option on the Williamson Ranch to September 1st, 1905, providing action is taken on the bonding proposition before May 31st, 1905 is read, and on motion of Councilman Kelly, said offer is accepted.

A Communication from the City Attorney, in the matter of the El Cajon Water Lands and transmitting a Resolution of Intention in said matter, is read and ordered filed.

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A Resolution declaring intention to submit to the qualified voters, a proposition to bond the City of San Diego, California, to procure certain water bearing lands, construct reservoirs, pumping plants, etc., is read, and on motion of Councilman Kelly, adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-WOUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 223.9.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That it be, and is hereby, determined and declared, that the public interest and convenience of the City of San Diego, California, and of the inhabitants thereof, demand the acquisition of certain property and the construction of certain dams, reservoirs, conduits, and saqueducts for the City of San Diego, in the County of San Diego, State of California, for the purpose of extending, increasing and enlarging the system of water works of the City of San Diego, California, for the purpose of supplying said City of San Diego, and the inhabitants thereof, with water for domestic use, irrigation, and other purposes, which property is more particularly described as follows;

That portion of that certain tract of land known as the "Winchester Ranch", located in El Cajon Valley, in the County of San Diego, California, and all rights appurtenant thereto, as described and set forth in that certain Document No. 8760, filed in the office of the City Clerk of the said City of San Diego, on the 6th day of February, 1905, and filed for record in the office of the County Recorder of the County of San Diego, State of California, on the 11th day of April, 1905, and thereafter recorded in Book 364 of Deeds, at page 24 et seq., to which reference is hereby made for further particulars, for the sum of Forty-six hundred (\$4600.00) Dollars.

Also that certain tract of land known as the "Williamson Ranch", located in said El Cajon Valley, and all rights appurtenant thereto, as described and set forth in that certain Document No. 8841, filed in the office of the City Clerk of said City on the 17th day of February, 1905, and filed for record in the office of the County recorder of the said County of San Diego, on the 5th day of December, 1904, and thereafter recorded in Book No.355 of Deeds, at page 397 et seq., in said County Recorder's Office, to which reference is hereby made for further particulars, for the sum of Forty-three thousand Five hundred (\$43,500.00) Dollars.

Also that certain ranch known as the "Gillen Ranch", located in said El Cajon Valley, and all rights appurtenant thereto, as described and set forth in that certain Document No. 8280, filed in the office of the City Clerk of said City on the 3rd day of January, 1905, and thereafter filed for record in the office of the County Recorder of said County of San Diego, on the 3rd day of April, 1905, and thereafter recorded in Book No. 361 of Deeds at page 374 et seq., in said County Recorder's Office, to which reference is hereby made for further particulars, for the sum of Nine thousand Nine hundred (\$9,900.00) Dollars.

Also that certain property being a part of what is known as the "Fanita Ranch", located in said El Cajon Valley, and all rights appurtenant thereto, as described and set forth in that certain Document No. 8667. filed in the office of the City Clerk of said City, on the 26th day of January, 1905, and thereafter filed for record in the office of the County Recorder of said County of San Diego, on the 3rd day of April, 1905, and thereafter recorded in Book 361 of Deeds, at page 370 et seq., in said County Recorder's Office, to which reference is hereby made for further particulars, for the sum of Ten Thousand (\$10,000.00) Dollars

Also that certain property known as the "Luce and Sloane Ranch", located in said El Cajon Valley, and all rights appurtenant thereto, as described and set forth in that certain Document No. 8665, filed in the office of the City Clerk of said City on the 26th day of January, 1905, and thereafter filed for record in the office of the County Recorder of said County of San Diego, on the 3rd day of April, 1905, and thereafter recorded in Book No. 361 of Deeds at page 372 et seq., in said County Recorder's Office, to which reference is hereby made for further particulars, for the sum of Thurty-four Hundred (\$3400.00) Dollars.

Also the construction of a conduit and aqueduct for the conducting of water from El Cajon Valley to University Heights Reservoir in the City of San Diego, California; the construction of s system of water works, remervoirs, dams, pipe lines, pumping stations, and head-works, and the acquisition of pumping machinery and material, as described and set forth in that certain report signed by C. S. Alverson, civil and hydraulic engineer, dated January 16th, 1905, being Document No.8526, filed in the office of the City Clerk of said City on the 16th day of January, 1905, and the supplemental report of said C. S. Alverson relative

thereto? dated April, 21st, 1905, for the sum of Two Hundred and Fifty Thousand Six Hundred and Forty (\$250,640.00) Dollars; said work to be done according to the general plans, drawings, and specifications therefor prepared by the said C. S. Alverson, on file in the office of the City Clerk of said City, endorsed as follows;

- 1. "Map of proposed pipe line from El Cajon Valley to University Heights Reservoir. Survey made December 1904, under provisions of Ordinance No. 1815.C. S. Alverson, Civil Engineer!
- 2. Profile of proposed pipe line from El Cajon Valley to University Heights Reservoir. Survey made December 1904, under provisions of Ordinance No,1815.C. S. Alverson, Civil Eng. (New Mission Reservoir to University Heights Reservoir sta. 0 to sta. 482 x 40.)".
- 3. "Profile of proposed pipe line from El Cajon Valley to University Heights Reservoir. Survey made December 1904, under provisions of Ordinance No. 1815.C. S. ALVERSON.Civil Eng.

 (Headworks to New Mission Reservoir sta. 2)482 x 65 to sta."
 - 4. "New Mission dam and reservoir site".
- 5. "General plan of proposed power house at head works under provisions of Ordinance No. 1815. C. S. ALverson. Civil and Hydraulic Engineer".
- 6. "New University Heights Reservoir"; to all of which reference is hereby made for further particulars.

Also the construction of a water pipe line on Thirtieth street, in the City of San Diego, California, from El Cajon avenue to National avenue, as set forth and described in the communication from the City Engineer of said City, being Document No. 8522. filed in the office of the City Clerk of said City, on the 16th day of January, 1905, for the sum of Fifty-three thousand Nine hundred and Ninety-eight Dollars and sixty-three cents (\$53.998.63)

That it be, and is hereby determined that said proposition shall be submitted to the electors of said City for the purpose of determining whether or not bonds of the said City of San Diego, shall be issued for the purpose of acquiring said property, and so extending and enlarging said system of water works, and that for the purpose of so submitting the same to the electors of said City, that the City Attorney of said City be and he is hereby authorized and directed to prepare and submit to this Common Council the necessary resolutions, ordinances, and papers required by law for that purpose.

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A Communication from the City Attorney, recommending certain changes in Ordinance No. 1141, "providing specification for the grading of streets, is read and ordered filed.

Thereupon and Ordinance providing specifications for the grading of streets is read, and on motion of Councilman Kelly, referred to the Street Committee.

A Communication from the City Clerk, in the matter of employing additional deputies is read and referred to the Ways and Means Committee.

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A Communication from the City Clerk, in the matter of securing more office room for the City Clerks Demartment, is read and referred to the Ways and Means Committee.

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A Communication from the Board of Public Works, recommending that room No.3 and also the adjoining room be fitted up for use of the Board of Park Commissioners, is read and referred to the Ways and Means Committee.

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The Clerk reports, that in response to the advertisement therefor, he has received bids for doing the City Official advertising for the ensuing two years, commencing June 1st, 1905, to-wit;

The bid of the San Diegan Sun, offering to do said advertising at the following prices viz; For each 1000 ems of type set solid, if the publication is made three times or less\$1.98 If the publication is made five times \$2.25; if the publication is made ten times \$2.75; if the publication is made fifteen times \$2.90; if the publication is made twenty-one times \$3.20 if the publication is made thirty times \$4.10; for the complete publication of the delinquent any single notice less tham 1000 ems, to be considered 1000 ems, tax list set solid \$3.75 per 1000 ems, but where there is a number of ems over and above the first one thousand ems, which number does not equal a full one thousand ems, the same shall be paid for pro rata.

Said bid being accompanied by a check-for the sum of \$250.00, duly certified by the National Bank of Commerce.

Also the bid of the San Diego Union Company, offering to do said advertising at the following prices, to-wit; For each 1000 ems solid matter, 3 times or less, \$1.94; 5 times \$2.22; 10 times \$2.74; 15 times \$2.84; 21 times \$3.13; 30 times \$3.99; For the complete publication of the delinquent tax list, once a week for three weeks \$3.73 per 1000 ems. Any single notice of less than 1000 ems, to be considered 1000 ems.

Said bid being accompanied by a certified check, in the sum of \$250.00 duly certified by the First National Bank.

Councilman McNeill moves that the bid of the San Diego Union Company be accepted, which motion is adopted.

Thereupon an Ordinance accepting the bid of the San Diego Union Company for doing the official advertising of the City for two years, commencing June 1st,1905 is read, and on motion of Councilman McNeill, put on its final passage at its first reading by the following two-thirds vote to-wit;

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

ABSENT-COUNCILMAN: -Osborn.

NOES---NONE:-

Thereupon on motion of Councilman McNeill, said Ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN; -Thorpe, Blochman, Kelly, McNetell, Creelman, Reynolds, Johnson and Goldkamp.

ABSENT-COUNCILMAN: -Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2044.

An Ordinance accepting the bid of the San Diego Union Company, for doing all the advertising of the City of San Diego, California, including the delinquent tax list, from the first day of June, 1905, to the first day of June 1907, and authorizing the execution of a contract between the San Diego Union Company and the City of San Diego, California, for doing such advertising for such time.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That all bids and proposals for doing all the advertising of the City of San Diego, California, including the delinquent tax list, from the first day of June 1905, to

the first day of June 1907, be and the same are hereby rejected, except that next hereinafter mentioned, and that the contract for doing all the advertising for said City, including the delinquent tax list, from the first day of June, 1905, to and including the first day of June 1907, be and the same is hereby awarded to the San Diego Union Company, at the price specified in its proposal and filed with the City Clerk on the 19th day of May, 1905; and that the Mayor of said City be and he is hereby authorized, empowered, and directed in the name, for and on behalf, and as the act and deed of the said City of San Diego, to execute a contract with the San Diego Union Company, a corporation, for doing all the official advertising of the said City of San Diego, including the delinquent tax list, from the first day of June 1905, to and including the first day of June 1907, and that the City Clerk of the said City of San Diego, be and he is hereby authorized, empowered and directed, to attest the execution of said contract on behalf of the said City of San Diego, by endorsing thereon his name and affixing thereto the official seal of the said City of San Diego.

SECTION 2. That it be and is hereby determined that this ordinance is one of urgency, and for the immediate preservation of the Public Peace, health and safety.

A Communication from the Board of Public Works, transmitting the bid of the San Diego Consolidated Gas and Electric Company, for lighting the streets, avenues and parks of the City; also the Petition of E. W. Peterson, protesting against the acceptance of said bid, are read and referred to the Gas and Electric Light Committee.

A Communication from the Superintendent of Streets, transmitting an estimate of the amount of oil necessary to oil First street from "D" to Laurel streets, is read and referred to the Street Committee.

A Communication from the Board of Public Works, recommending that Ordinance No. 2003 providing for the construction of a Pumping Plant in Mission Valley, be repealed, is read and referred to the Water Committee.

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A Communication from the Board of Public Works, transmitting a map of "Bird Rock City
By The Sea", is presented and referred to the Street Committee.

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A Communication from the Board of Public Works, recommending the purchase of a car load of 4" cast iron water pipe, is read and referred to the Ways and Means Committee.

A Communication from the Board of Public Works, recommending the purchase of three street sprinkling carts, and three horses for use of the Street Department, is read and referred to the Ways and Means Committee.

A Communication from the Board of Public Works, recommending the laying of a two inch water pipe line on Albatross street from Robinson street 450 feet south, is read and referred to the Water Committee.

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A Communication from the Board of Public Works, recommending the placing of a fire hydrant at the intersection of Sixth street and Ivy Lane, is read and referred to the Water Committee.

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A Communication from the Board of Public Works, recommending the repeal of Ordinance
No.1967, providing for the construction of a sewer in "A" street between 24th and 25th streets
is read and referred to the Sewer Committee.

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A Communication from the Board of Public Works, recommending the purchase of \$50.00 worth of postage stamps, for use of the City Government, is read and referred to the Ways and Means Committee.

A Communication from the City Engineer, submitting plans and drawings for the paving of Fifth street from "A" to Upas streets, is presented and referred to the Street Committee.

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A Communication from the City Engineer, transmitting estimate of the cost of a six inch sewer on Vermont street from the alley between Robinson and Thornton streets to the alley between Thornton street and Cypress avenue, thence east on said alley 300 feet, is read and referred to the Sewer Committee.

A Communication from the City Engineer, transmitting list of grade elevations for the establishment of the grade of sidewalks on South Park Boulevard from 6th to 8th streets, is read and referred to the Street Committee.

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A Communication from the Mayor of Los Angeles, California, extending an invitation to participate in the parade to be held in said City on July 4th, 1905, is read and ordered filed

A Communication from the Florence Heights Improvement Club, transmitting copy of a Resolution adopted by said Club, in the matter of the proposed Mission Valley Pumping Plant, is read and refered to the Water Committee.

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Communications from the Federated Trades and Labor Council, the Baker's Union, the Steam Engineer's Union, the Cigar Maker's Union, the Brotherhood of Teamsters and Federal Labor Union No. 10621, endorsing W. B. Allen as a candidate for Commissioner of the Board of Public Works, are read and ordered filed.

A Communication from Turner and Barr, offering to settle delinquent taxes on certain property, is read and referred to the Finance Committee.

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A Communication from Harold Scott, requesting permission to withdraw the map of Subdivision of block 188 of University Heights, same being recommended by the Street Committee, is presented, and on motion said request is granged.

Thereupon a resolution directing the City Clerk to return said map of the sub-division of block 188 of University Heights, to said Harold Scott is read, and on motion of Councilman Creelman adopted, viz;

RESOLUTION No. 2223.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That the City Clerk of the City of San Diego, California, be and he is hereby authored ized to return the map of the re-subdivision of the eastern port on of block 188 in University

Heights, filed in the office of the City Clerk, April, 28th, 1905, in accordance with the petition of Harold Scott.

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The Petition of U. S. Grant, for a right of way for a portico on the north side of "D" street between 3rd and 4th streets, also for a tunnel under 4th street, and a bridge across said street between "C" and "D" streets, is read and referred to the Street Committee.

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The Petition of O. J. Stough et al., to change the grade of Hawthorn street between 2nd and 4th streets, is presented and referred to the Street Committee.

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The Petition of L. N. Frenett, for a hearing in the matter of opening Kearny avenue, is presented and referred to the Street Committee.

The Petition of W. M. Crouse, Agent, for permission to leave certain trees in the curb line in front of lot "E" block 124 of Horton's Addition, is presented and referred to the Street Committee.

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The Petition of L. N. Meyer et al., for an arc light at the intersection of 14th and "E" streets, is presented and referred to the Gas and Electric Light Committee.

The Petition of Property Owners, for an arc light at the intersection of 6th and "D" streets, is presented and referred to the gas and Electric Light Committee.

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The Petition of Company "B", 7th Infantry, N.G.C., for permission to maintain a rifle range, on the vacant lot at the corner of 8th and "G" streets, is presented and referred to the Street Committee.

The Petition of Thomas J. Higgins, for permission to make certain repairs to a two-story frame lodging house on 3rd street between "G" and "H" streets, is presented and referred to the Fire and Water Committee.

The Petition of Mrs. Geo. W. Hazzard, protesting against the sidewalking of 3rd street north of Laurel street, is presented and referred to the Street Committee.

The Petition of Daniel Meyers, et al., for the construction of a road on the north side of Mission Valley, leading to Escondido, is presented and referred to the Street Committee.

The Petition of Lehoskey and Chovan, for a change of license number from 802 6th streat to 1446 "F" street is presented, and on motion of Councilman McNeill, said petition is granted.

The Petition of Andrew Heckler, for a change of name of the liquor license, now standing in the name of Deperdusin and Heckler, is presented and referred to the Health and Morals Committee.

The Petition of Ben F. Chase, for a continuance of his retail liquor license at the Horton House Bar, is presented and referred to the Health and Morals Committee.

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An Ordinance repealing Ordinance No. 1993 entitled," An Ordinance extending the width of the Boulevard along the south line of the Public Park", is read and referred to the Street Committee.

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An Ordinance authorizing the Board of Fire Commissioners to employ extra men as substitutes for regular men during vacation is read, and on motion of Councilman McNeill put on its final passage at its first reading, by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman Mc Neill, said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.
NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2047.

An Ordinance authorizing the employment of extra men in the Fire Department.

SECTION 1. That the Board of Fire Commissioners are hereby authorized to employ extra men to serve the City in the Fire Department, during the time of vacation, as follows;

Be It Ordained, By the Common Council of the City of San Diego as follows;

One man in the place of the Chief Engineer, at four dollars per day; two men in the place of the two engineers of steamers, at three dollars per day each; ten men in the place of the drivers of appearatus at two dollars and fifty cents per day each.

SECTION 2. There is hereby appropriated, out of any funds belonging to the Fire Fund and not otherwise appropriated, the sum of three hundred and fifty dollars to pay for the above employment.

An Ordinance prescribing the duties of the City Clerk, is presented and referred to the Finance Committee.

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A Resolution of Intention to grade. Second street from Quince street to Walnut avenue, is read, and on motion of Councilman Mc Neill, adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN:-Osborn.

Said Resolution as adopted is as follows, viz;

R E S O L U T I O N No. 2240 .

Of Intention to grade Second street, in the City of San Diego, California, from a point 150 feet south of the south line of Quince street to the south line of Walnut avenue.

RESOLVED, That it is the intention of the Common Council of the City of San Diego,

a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That Second street in the City of San Diego, California, including the sidewalks thereof, from a point 150 feet douth of the south line of Quince street to the south line of
Walnut avenue, including all intersections of streets between said points and the sidewalks
of such intersections (excepting such portions of the said Second street and the said
intersections of streets, between said points, required by law to be kept in order or repair
by any person or company having railroad tracks thereon), and also excepting the intersection of the said Second street with Upas street and the sidewalks of such intersection, be
graded to the official grade thereof according to the specifications therefor contained
in Ordinance No.1141 of the ordinances of the said City of San Diego, entitled, "An ordinance
providing specifications for the grading of streets in the City of San Diego, California,"
approved on the 17th day of June, 1902.

That the surplus dirt, which shall be obtained in grading the said Second-street, shall be placed and deposited as follows:

Three hundred and sixty-five (365) cubic yards on lot "H";
Three hundred and sixty-five (365) cubic yards on lot "I";
Three hundred and sixty-five (365) cubic yards on lot "J";
Three hundred and sixty-five (365) cubic yards on lot "K";
Three hundred and sixty-five (365) cubic yards on lot "K";
All in block 351.

Four hundred and thirty-seven and four tenths (437.4) cubic yards on lots "A", "B", and "C";

One hundred (100) cubic yards on lot "L";

All in block 332.

One hundred (100) cubic yards on Lot "I" in block 391;

One hundred (100) cubic yards on lot "I";

One hundred and five (105) cubic yards on Lot "E";

All in block 391.

All, of said blocks being located in Horton's Addition to San Diego, and in the said City of San Diego.

One hundred and seventy-five and two tenths (175.2) cubic yards on Thorn street, two hundred feet west of said Second street.

That the San Diego Union and Daily bee a daily newspaper published and circulated and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of the said Common Council; and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, by

notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

An ordinance fixing and establishing the grade of Ivy Lane, from the east line of Fifth street to the west line of Sixth street, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NONE.

ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NONE.

ABSENT-Councilman:-Osborn.

Said ordinance as adopted is as follows, viz:

0 R D I N A N C E N o. 2 0 4 1.

An ordinance fixing and establishing the grade of Ivy Lane, in the City of San Diego, California, from the east line of Fifth street to the west line of Sixth street.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the grade of Ivy Lane, in the City of San Diego, Califormia, from the east line of Fifth street to the west line of Sixth street, be and the same is hereby fixed and established as follows, to-wit:

At the southeast corner of the intersection of Ivy Lane with Fifth street, two hundred and eighty-two and sixty hundredths (282.60) feet; at the northeast corner of the intersection of the said Ivy Lane and Fifth street, two hundred and eighty-two and twenty (282.20) hundredths feet.

At the southwest corner of the intersection of said Ivy Lane with Sixth street, two hundred and eighty-six and fifty (286.50) hundredths feet; at the northwest corner of the intersection of said Ivy Lane and Sixth street, two hundred and eighty-five and fifty hundredths (285.50) feet.

That the grade of the said Ivy Lane between said points is hereby fixed and established so as to conform to the grade elevations above named; provided, that the center line of the said Ivy Lane shall have an average elevation of the opposite curb grades; provided, further, that the grade elevations above named are hereby declared to be above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the said City of San Diego, entitled "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance," approved on the 30th day of June, 1886.

An ordinance fixing and establishing the grade of Ninth street, from the north line of University avenue to the south line of Monterey street, is read and on motion of Councilman Blochman put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.
NOES---NONE.

ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman Blochman said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp. NOES---NONE.

ABSENT-COUNCILMAN: -Osborn.

Said ordinance as adopted is as follows, viz:

0 R D I N A N C E N 0.2 0 4 3.

An ordinance fixing and establishing the grade of Ninth street, in the City of San Diego, California, from the north line of University avenue to the south line of Monterey street.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the grade of Ninth street in the City of San Diego, California, from the north line of University avenue to the south line of Monterey street, be and the same is hereby fixed and established as follows, to-wit:

At the northwest corner of the intersection of Ninth street with University avenue, two hundred and eighty-three and eighty hundredths (283.80) feet; at the northeast corner of the intersection of said Ninth street with University avenue, two hundred and eighty-three and fifty hundredths (283.50) feet.

At the southwest corner of the intersection of said Ninth street with Monterey street, two hundred and eighty-five (285) feet; at the southeast corner of the intersection of said Ninth street with Monterey street, two hundred and eighty-five feet.

That the grade of the said Ninth street between said points is hereby fixed and established so as to conform to the grade elevations above named; provided, that the center line of the said Ninth street shall have an average elevation of the opposite curb grades; provided, further, that the grade elevations above named are hereby declared to be above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the said City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance," approved on the 30th day of June, 1886.

An ordinance fixing and establishing the grade of Eighth street, between the north line of University avenue and the south line of Monterey street, is read and on-motion of Councilman Blochman put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NONE.

ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman Blochman said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NCNE:

ABSENT-COUNCILMAN: -Osborn. -

Said ordinance as adopted is as follows, viz:

0 R D I N A N C E N o. 2 0 4 2.

An ordinance fixing and establishing the grade of Eighth street in the City of San Diego, California, between the north line of University avenue and the south line of Monterey street.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the grade of Eighth street in the City of San Diego, California, between the north line of University avenue and the south line of Monterey street, be and the same is hereby fixed and established as follows, to-wit:

At the northwest corner of the intersection of Eighth street with University avenue, two hundred and eighty-four and sixty hundredths (284.60) feet; at the northeast corner of the intersection of said Eighth street with University avenue, two hundred and eighty-four and sixty hundredths (284.60) feet.

At the southwest corner of the intersection of Eighth street with Monterey street, two hundred and eighty-six (286) feet; at the southeast corner of the intersection of said Eighth street and Monterey street, two hundred and eighty-six feet (286).

That the grade of the said Eighth street between said points is hereby fixed and established so as to conform to the grade elevations above named; provided, that the center line of the said Eighth street shall have an average elevation of the opposite curb grades; provided, further, that the grade elevations above named are hereby declared to be above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the said City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, California, and providing for the manner of establishing grades by ordinance," approved on the 30th day of June, 1886.

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An ordinance fixing and establishing the grade of "H" street, from the east line of
Twenty-fifth street to the east line of Twenty-sixth street, is read and on motion of Counciltwo-thirds
man Creelman put on its final passage at its first reading by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NONE:

ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NONE.

ABSENT-COUNCILMAN: -Osborn.

Said ordinance as adopted is as follows, viz:

ORDINANCE No.2040.

An ordinance fixing and establishing the grade of "H" street in the City of San Diego, California, from the east line of Twenty-fifth street to the east line of Twenty-sixth street.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the grade of "H" street in the City of San Diego, California, from the east line of Twenty-fifth street to the east line of Twenty-sixth street, be and the same

is hereby fixed and established as follows, to-wit:

At the northeast corner of "H" and Twenty-fifth streets, one hundred and fifty-seven feet; at a point on the north line of said "H" street, thirty feet east of the east line of Twenty-fifth street, one hundred and fifty-six feet; at a point on the north line of said "H" street, twenty feet east of the last named point, one hundred and fifty-five feet; at a point on the north line of said "H" street, two hundred and five feet east of the last named point, one hundred and twenty-four feet; at a point on the north line of said "H" street, twentyfive feet east of the last named point, one hundred and twenty-two and fifty hundredths (122.50) feet; at a point on the north line of said "H" street, twenty feet east of the last named point, one hundred and twenty-one and fifty hundredths (121.50) feet; at a point on the north line of said "H" street, twenty feet east of the last named point, one hundred and twenty-one feet; at a point on the north line of said "H" street, twenty feet east of the last named point, one hundred and twenty-one feet; at a point on the north line of said "H" street, twenty feet east of the last named point, one hundred and twenty-one and fifty hundredths (121.50) feet; at a point on the north line of said "H" street, twenty feet east of the last named point, one hundred and twenty-two and fifty hundredths (122.50) feet; at a point on the north line of said "H" street, twenty feet east of the last named point, one hundred and twenty-four feet.

At the southeast corner of the intersection of said "H" and Twenty-fifth streets, one hundred and fifty-five feet.

At a point on the south line of said "H", street; thirty feet east of the east line of Twenty-fifth street, one hundred and fifty-four feet; at a point on the south line of said "H" street, twenty feet east of the last named point, one hundred and fifty-three feet; at a point on the south line of said "H" street, two hundred and five feet east of the last named point, one hundred and twenty-two feet; at a point on the south line of said "H" street, twenty-five feet east of the last named point, one hundred and twenty and fifty hundredths (120.50) feet; at a point on the south line of said "H" street, twenty feet east of the last named point, one hundred and nineteen and fifty hundredths (119.50) feet; at a point on the south line of said "H" street, twenty feet east of the last named point, one hundred and nineteen feet; at a point on the south line of said "H" street, twenty feet east of the last named point, one hundred and nineteen feet; at a point on the south line of said "H" street, twenty feet east of the last named point, one hundred and nineteen and fifty hundredths (119.50) feet; at a point on the south line of said "H" street, twenty feet east of the last named point, one hundred and twenty and fifty hundredths (120.50); fatta point on the south line of said. "H" . street, twenty feet east of the last named point, one hundred and twenty-two 12.

At the southwest corner of said "H" and Twenty-sixth streets, one hundred and fifty-three and fifty hundredths (153.50) feet; at the northwest corner of the intersection of said "H" and Twenty-sixth streets, one hundred and fifty-six feet; at the southeast corner of the intersection of said "H" and Twenty-sixth streets, one hundred and fifty-six feet; at the northeast corner of the intersection of said "H" and Twenty-sixth streets, one hundred and fifty-nine feet.

That the grade of the said "H" street between said points, including the intersection of said "H" street and Twenty-sixth street, is hereby fixed and established so as to conform

to the grade elevations above named; provided, that the center line of the said "H" street shall have an average elevation of the opposite curb grades; provided, further, that the grade elevations above named are hereby declared to be above the datum line of levels as fixed by Ordinance No. 3 of the ordinances of the said City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance," approved on the 30th day of June, 1886.

A resolution excepting sidewalk return at northwest corner of Fifteenth and "F" street from the order to sidewalk "F" street at that point, is read and on motion referred to the Street Committee.

A resolution directing the City Engineer to furnish recommendations as to grade to be established in alley, Block six, Culverwell's Addition, is read and on motion referred to the Street Committee.

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The petition of Mary A. Wilcox for permission to erect a box sign over entrance of Bancroft Rooming House, on "G" street, is presented and referred to the Street Committee.

The petition of Mrs. Ada Pierce for permission to erect a box sign over entrance of Montrose Rooming House, is presented and referred to the Street Committee.

The following report of the Ways and Means Committee in the matter of oiling 25th street, from "F" street to the City Park, is read and on motion of Councilman Creelman adopted, viz:

San Diego, Calif., May 17th, 1905.

To the Honorable Common Council,

Gentlemen:-

of the City of San Diego, California.

The Ways and Means Committee to whom was referred a communication from the City Engineer, giving the estimate of the cost of coiling 25th street from "F" street to the City Park, herewith reports as follows:

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We recommend that the Board of Public Works be authorized to repair the roadway on 25th street, between "F" street and the Park and apply the oil thereto, provided, the total expense of said work does not exceed the sum of \$622.50 and, provided, further, that the Board of Public Works shall not do said work until the sum of \$422.50 is deposited with the City Treasurer to the credit of the Street Fund of the City and to be applied in the work of oiling 25th street from "F" street to the City Park.

Respectfully submitted,

Jay N. Reynolds,

Polytical Control of L.A. Blochman, and the control of a

A.P. Johnson, Jr., -

Committee.

The following report of the Finance Committee in the matter of printing the City Charter is read and on motion of Councilman McNeill adopted, viz:

The Finance Committee recommends that the within ordinance be adopted.

Jay N. Reynolds,

L.A. Blochman,

May 17th, 1905.

A.P. Johnson, Jr.

The reupon an ordinance providing for the printing of the City Charter is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NONE.

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ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote to-wit:

ABSENT-COUNCILMAN: -Osborn.

Said ordinance as adopted is as follows, viz:

ORDINANCE no. 2046.

An ordinance providing for the printing of the City Charter.

. BE IT. ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of said City is hereby authorized and directed to let a contract for the printing of two hundred and fifty copies of the Charter of the City of San Diego, in pamphlet form; providing that the expense thereof does not exceed the sum of One Hundred Dollars.

Section 2. There is hereby appropriated out of any fund in the City treasury, not otherwise appropriated, the sum of One hundred Dollars, or so much thereof as may be necessary, not exceeding one hundred dollars, to meet the above expense.

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The following report of the Finance Committee in the matter of a communication from the Engineering Record, transmitting duplicate bill for advertising for proposals for sewer material, is read and on motion of Councilman Creelman adopted, viz:

The Finance Committee recomends that the claim of the Engineering Record for advertising for sewer material, be allowed.

Jay N. Reynolds, 🐇

L.A. Blochman, Carrotte

The following report of the Street Committee in the matter of the petition of A.D. comm of the Haight to change grade of Union and Grape streets at the southeast intersection, is read and on motion of Councilman McNeill adopted, viz:

The-Street Committee recommends that the within petition be granted.

roA.P. Johnson, Jr.

Chas. Kelly,

The A. Creelman.

May 17th,1905.

The following report of the Street Committee in the matter of the petition of John

J. Fitzpatrick for an extension of time for sidewalking and curbing Union street, from Grape
to Hawthorne streets, is read and on motion of Councilman Kelly adopted, viz:

The Street Committee recommends that the within petition be granted.

A.P. Johnson, Jr.

Chas. Kelly,

May 17th, 1905.

L.A. Creelman.

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The following report of the Street Committeelinithegmattergofeauresolution givingy property owners until the 7th day of August, 1905, in which to complete sidewalks and curbs on Columbia street, from the north line of "H" street to the south line of Kalmia street, is read and on motion of Councilman Blochman adopted, viz:

The Street Committee recommends that property owners have until September 4th, 1905, to complete the sidewalking and curbing on Columbia street, from the north line of "H" street to the south line of Kalmia street. We therefore recommend the adoption of the annexed resolution.

A.P. Johnson, Jr. :

Chas. Kelly,

May 17th, 1905.

L.A. Creelman.

Thereupon a resolution granting property owners until September 4th, 1905, in which to complete sidewalking and curbing on Columbia street, between said points, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NONE.

ABSENT-COUNCILMAN: -Osborn.

Said resolution as adopted is as follows, viz:

RESOLUTION No. 2230.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that Columbia street from the north line of "H" street to the south line of Kalmia street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No.1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 4th day of Spetember, 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 4th day of September, 1905, said City Engineer shall furnish this Common Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon and that property owners desiring to construct sidewalks and curbs by private contract

must complete said work on or before the said 4th day of September, 1905.

The following report of the Street Committee in the matter of the petition of property owners for sidewalking and curbing Third street from the north line of Laurel street to the south line of Olive street, is read and on motion of Councilman Blochman adopted, viz:

The Street Committee recommends that the within petition be granted. We therefore recommend the adoption of the resolution herewith.

A.P. Johnson, Jr.,

Chas. Kelly,

May 17th, 1905.

L.A. Creelman.

Thereupon a resolution granting property owners until the 4th day of September, 1905, in which to sidewalk and curb Third street, between said points, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NONE.

ABSENT-COUNCILMAN: -Osborn.

Said resolution as adopted is as follows, viz:

RESOLUTION, No. 2229.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that Third street from the north line of Laurel street to the south line of Olive street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No.1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 4th day of September, 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 4th day of September, 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 4th day of September, 1905.

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The following report of the Street Committee in the matter of a communication from the CitybEngineer, showing the amount of sidewalking and curbing yet to be done on State street, from "D" to "H" streets, is read and on motion of Councilman McNeill adopted, wizz be follow The Street Committee recommends that property owners have until Aug. 7th, 1905, to complete the sidewalking and curbing on State street, from the south line of "D" street to the north line of "H" street. We therefore recommend the adoption of the resolution

presented herewith.

A.P. Johnson, Jr.,

Chas. Kelly.

May 17th, 1905.

L.A. Creelman.

Thereupon a resolution granting property owners until August 7th,1905, within which to construct sidewalks and curbs on State street, between said points, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NONE.

ABSENT-COUNCILMAN: -Osborn.

. Said resolution as adopted is as follows, viz:

RESOLUTION No. 2238.

BE IT RESCLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that State street: from the south line of "D" street to the north line of "H" street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No.1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 7th day of August, 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 7th day of August, 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the 7th day of August, 1905.

The following report of the Street Committee in the matter of a communication from the City Engineerntransmitting the amount of sidewalking and curbing yet to be done on Fourth street, from Ivy street to University avenue, is read and on motion Councilman Blochman adopted, viz:

The Street Committee recommends that property owners have until September 4th,1905, to complete the sidewalking and curbing on 4th street from the south line of Ivy street to the south line of University avenue. We therefore recommend the adoption of the resolution presented herewith.

A.P. Johnson, Jr.,

Chas. Kelly.

May 17th, 1905.

L.A. Creelman. - Control

Thereupon a resoltion granting property owners until September 4th, 1905, within which to construct sidewalks and curbs on Fourth street, between said points, is read and on motion

of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.
NOES---NONE.

ABSENT-COUNCILMAN: -Osborn.

Said resolution as adopted is as follows, viz:

RESOLUTION No. 2231.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that Fourth street from the south line of Ivy street to the south line of University avenue, be improved be tween said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No.1140, approved June 17th, 1902.

That owners of property fronting upon said street between said points shall have until the 4th day of September, 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying
therefor an estimate of the number of cubic yards of excavation or embankment necessary to
bring any portion of the sidewalk of said street to its official grade.

That on said 4th day of September, 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 4th day of September, 1905.

The following report of the Street Committee in the matter of a communication from the City Engineer showing the amount of sidewalking and curbing yet to be done on Ninth street, from "K" to "L" streets, is read and on motion of Councilman McNeill adopted, viz:

The Street Committee recommends that property owners have until August 7th,1905, to complete the sidewalking and curbing on 9th street from the south line of "K" street to the north line of "L" street. We therefore recommend the adoption of the resolution presented herewith.

A.P. Johnson, Jr.,

Chas. Kelly.

May 17th, 1905.

L.A. Creelman.

Thereupon a resolution granting property owners until August 7th,1905, within which to construct sidewalks and curbs on Ninth street, between said points, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES --- NONE.

ABSENT-COUNCILMAN: -Osborn.

Said resolution as adopted is as follows, viz:

RESOLUTION No. 2232.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that Ninth street from the south line of "K" street to the north line of "L" street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No.1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 7th day of August, 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 7th day of August, 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work before the said 7th day of August, 1905.

The following report of the Street Committee in the matter of a communication from the City Engineer showing the amount of sidewalking and curbing yet to be done on Twenty-first street, from "D" to "E" streets, is read and on motion of Councilman Kelly adopted, viz:

The Street Committee recommends that property owners have until August 7th,1905, to complete the sidewalking and curbing on 21st street, from the south line of "D" street to the north line of "E" street. We therefore recommend the adoption of the resolution presented herewith.

A.P. Johnson, Jr.,

Chas. Kelly,

May 17th, 1905.

L.A. Creelman.

Thereupon a resolution granting property owners until August 7th,1905, within which to sidewalk and curb Twenty-first street, between said points, is read and on motion of Councilmen Kelly adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.
NOES---NONE.

ABSENT-COUNCILMAN: - Osborn.

Said Resolution as adopted is as follows, viz:

RESOLUTION No. 2233.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that Twenty-first street from the south line of "D" street to the north line of "E" street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No.1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 7th day of August, 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 7th day of August, 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the 7th day of August, 1905.

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The following report of the Street Committee in the matter of a communication from the City Engineer showing the amount of sidewalking and curbing yet to be done on Twenty-third street, from "B" to "G" streets, is read and on motion adopted, viz:

The Street Committee recommends that property owners have until September 4th,1905, to complete the work of sidewalking and curbing 23rd street from the south line of "B" street to the south line of "G" street. We therefore recommend the adoption of the resolution presented herewith.

A.P. Johnson, Jr.,

Chas. Kelly,

May 17th, 1905.

L.A. Creelman.

Thereupon a resolution granting property owners until September 4th,1905, within which to sidewalk and curb Twenty-third street, between said points, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Erselman, Reynolds, Johnson, and Goldkamp.
NOES---NONE.

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz:

RESOLUTION No. 2234.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that Twenty-third street from the south line of "B" street to the south line of "G" street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No.1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 4th day of September, 1905, within which to construct sidewalks and curbs the reon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 4th day of September, 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 4th day of September, 1905.

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The following report of the Street Committee in the matter of a communication from the City Engineer showing the amount of sidewalking and curbing yet to be done on 25th street, from "F" street to the City Park, is read and on motion of Councilman McNeill adopted, viz:

The Street Committee recommends that property owners be allowed to construct side-walking and curbing on 25th street from "F" street to the City Park, and have until August 7th, 1905 to complete said work. We therefore recommend the adoption of the Resolution presented herewith.

A.P. Johnson, Jr.

Chas. Kelly,

May 17th, 1905.

L.A. Creelman.

Thereupon a resolution granting property owners until August 7th,1905, within which to construct sidewalks and curbs on Twenty-fifth street, between said points, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NONE.

ABSENT-COUNCILMAN: -Osborn.

. Said resolution as adopted is as follows, viz:

RESOLUTION No. 2235.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that Twenty-fifth street from the center line of "F" street to the south line of the City Park be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No.1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 7th day of August, 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation of embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 7th day of August, 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon and that propertynowners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 7th day of August, 1905.

The following report of the Street Committee, in the matter of a communication from the City Engineer, showing the amount of sidewalking and curbing yet to be done on Elm street from Front street to the City Park, is read and on motion adopted, viz;

The Street Committee recommends that Property Owners have until August,7th, 1905, to complete the sidewalking and curbing on Elm street from the east line of Front street to the west line of the City Park. We therefore recommend the adoption of the Resolution presented herewith.

A. P. Johnson, Jr.

. Chas Kelly.

May 17th, 1905.

L. A. Creelman.

Thereupon a Resolution granting property owners until August 7th, 1905, in which to sidewalk and curb said street between said points is read, and on motion adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Bolchman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2236.

BECIT RESOLVED, By. the Common Council of the City of San Diego as follows;

That it be and is hereby determined by this Common Council that Elm street from the east line of Front street to the west line of the City Park, be improved between said points by the construction of sidewalks and curbs thereon in accordance with the specifications for such work as contained in Ordinance No. 1140, approved June 17th, 1902.

That the owners of preperty fronting upon said street between said points shall have until the 7th day of August 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 7th day of August 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 7th day of August 1905.

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A Resolution granting property owners until August 7th, 1905, in which to sidewalk and same being recommended by the Street Committee, curb Date street from the east line of Front street to the west line of Fifth street is read, and on motion adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows; viz;

RESOLUTION No. 2228.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That it be and is hereby determined by this Common Council that Date street from the

east line of Front street to the west line of Fifth street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No. 1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points, shall have until the 7th day of August 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 7th day of August 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 7th day of August 1905.

A Resolution granting property owners until August 7th, 1905, in which to sidewalk and curb Union street from the north line of Date street to the south line of Ivy street, same being recommended by the Street Committee is read, and on motion adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp

ABSENT-COUNCILMAN:-Osborn:-

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2237.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That it be and is hereby determined by this Common Council that Union street from the north line of Date street to the south line of Ivy street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No. 1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 7th day of August 1905, within which to construct sidewalks and curbs thereon at private contrast.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 7th day of August 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 7th day of August 1905.

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A Resolution granting property owners until August 7th, 1905, in which to sidewalk and curb "A" street from the east line of India street to the west line of 14th street, same being recommended by the Street Committee is read, and on motion adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp
NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2224.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That it be and is hereby determined by this Common Council that "A" street from the east line of India street to the west line of Fourteenth street, be improved between said points by the construction of sidewalks and curbs thereos, in accordance with the specifications for such work as contained in Ordinance No. 1140, approved June 17th, 1905.

That the owners of property fronting upon said street between said points shall have until the 7th day of August 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 7th day of August 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 7th day of August 1905.

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A Resolution granting property owners until August 7th, 1905, in which to sidewalk and curb "K" street from the east line of Twenty-fourth street to the west line of Twenty-fifth street, samembeingdrecommendediby the tStreeth Committee is cread, sand wonkmothen cadopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2225.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That it be and is hereby determined by this Common Council that "K" street from the east line of Twenty-fourth street to the west line of Twenty-fifth street be improved between said points by the construction of saidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No. 1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 7th day of August 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said streets between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 7th day of August 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or begore the said 7th day of August 1905.

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A Resolution granting property owners until August 7th, 1905, in which to sidewalk and curb Logan avenue from the east line of Twenty-sixth street to the west line of Thirty-first street, same being recommended by the Street Committee is read, and on motion adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz;

NATIONAL AND AND ARESO BUTT IND NO NO. 22226 . C. C.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That it be and is hereby determined by this Common Council that Logan avenue from the east line of Twenty-sixth street to the west line of Thirty-first street be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No. 1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 7th day of August 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefoe an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 7th day of August 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 7th day of August 1905.

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A Resolution granting property owners until August 7th, 1905, in which to construct sidewalks and curbs on National avenue from the east line of Twenty-sixth street to the west line of Thirty-first street, same being recommended by the Street Committee, is read, and on

motion adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2227.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That it be and is hereby determined by this Common Council that National avenue from the east line of Twenty-sixth street to the west line of Thirty-first street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No. 1140, approved, June 17th1902.

That the owners of property fronting upon said street between said points shall have until the 7th day of August 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of thedsidewalk of said street to its official grade.

That on said 7th day of August 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 7th day of August, 1905.

The following report of the Street Committee in the matter of a Resolution directing the City Engineer to accept the sidewalking in front of Lot "G" block 192 of Horton's Addition, is read, and on motion adopted, viz;

The Street Committee recommends that the within Resolution be adopted.

A. P. Johnson, Jr.

Chas Kelly.

May 17th, 1905.

L.A. Creelman.

Thereupon a Resolution authorizing the City Engineer to accept the sidewalk in front of said lot, is read, and on motion adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2222.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

WHEREAS, C. A. Nagle, the owner of lot "G" in block one hundred and ninety-two of Horton's Addition to the City of San Diego, has built a sidewalk in front of said lot in conformity with the requirements of Ordinance No. 1140, except that said sidewalk is only five feet wide and does not extend from the curb line of the street to the property line of said C. A. Nagle, and;

whereas, the Civil Engineer has for said reason refused to accept said work, Therefore said Engineer is hereby authorized to accept the said work and the said sidewalk as and for a compliance with the requirements of subsection 16 of section 2 of said Ordinance.

The following report of the Street Committee in the matter of a communication from the City Engineer, calling attention to the grade elevations on Julian avenue is read, and on motion adopted, viz;

The Street Committee recommends that the within recommendations of the City Engineer, in the matter of grades on a portion of Julian avenue be adopted.

A. P. Johnson, Jr.

Chas Kelly.

May 17th, 1905.

L. A. Creelman.

The following report of the Water Committee in the matter of a communication from the Board of Public Works, transmitting the statement of Fred D. Milligan that he is unable to complete the contract of constructing a deep well in Mission Valley, is read, and om motion adopted viz;

The Water Committee recommends that Fred D. Milligan be released from contract to construct deep well in Mission Valley, and that the City Attorney prepare the necessary papers to carry this recommendation into effect.

Geo. McNeill.

May 18th, 1905

A. P. JoHnson, Jr.

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The following report of the Water Committee in the matter of a communication from the Board of Public Works, recommending the purchase of Fire Hose for sprinkling carts, for the use of the Street Department is read, and on motion adopted, viz;

The Water Committee recommends that the request to purchase fire hose for sprinkling carts for the Street Department be granted, and the ordinance presented herewith be adopted, and that the said ordinance contain the urgency clause.

Geo. McNeill.

May 18th, 1905.

A. P. Johnson.

The Petition of Wm Lehnert for permission to change his liquor license and saloon from 2145 "to 2345 "K" street, same being recommended by the Health and Morals Committee is read, and on motion said petition is granted.

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The following report of the Health and Morals Committee in the matter of the petition of A. Bertschy, for permission to peddle in the outskirts of the City is read, and on motion adopted, viz;

The Health and Morals Committee, recommends that the within petition be denied.

L. A. Blochman. . . .

F. J. Goldkamp.

May 13th, 1905.

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E. C. Thorpe.

Thereupon on motion said petition is denied.

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The following report of the Health and Morals Committee in the matter of a communication from the Board of Health transmitting the claim of John R. Osborn, for services as nurse in the pest-house is read, and on motion adopted, viz;

The Health and Morals Committee recommends that the claim of J. R. Osborn for \$105.00 be allowed; we therefor recommend the adoption of the ordinance presented herewith.

L. A. Creelman.

F. J. Goldkamp.

May 13th, 1905.

E. C. Thorpe.

Thereupon an ordinance providing for the payment of the claim of J. R. Osborn, for services as nurse in the pest house, for the sum of \$105.00 is read, and on motion of Councilto-wit; man McNeill, put on its final passage at its first reading by the following two-thirds vote,

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:
ABSENT@-COUNCILMAN:-Osborn.

Adaptify by the following with to-wit; Curclinea And Delichuan, willy furtheilf, and Goldkamp, will follows, will follows, with the follows, viz;

ORDINANCE No. 2048.

An Ordinance providing for the payment of a claim of the nurse employed by the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows;

SECTION 1. That the claim of J. R. Osborn for \$105.00 for services rendered as nurse in the employ of the Board of Health and the Board of Public Works of the City of San Diego, California, at the pest house, in the case of small-pox from November 28th 1904, to December 19th, 1904, being 21 days, be and the same is hereby allowed, and that the Auditing Committee of the said City of San Diego, be and the same is hereby authorized to provide for the payment of said claim by the issuance of a warrant therefor, when properly presented to the said Committee for approval.

SECTION 2. That this ordinance shall take effect and be in force from and after thirty days after its passage and approval.

The report of the Health and Morals Committee on the Ordinance imposing Municipal Liquor licenses is presented and referred back to said Committee.

An Ordinance granting an extension of time to E. S. Babcock, in which to construct a street railway on 6th and "C" streets is read, and on motion of Councilman Creelman put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT@COUNCILMAN:-Osborn.

Thereupon on motion of Councilman McNeilli, said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp. NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2038.

An Ordinance modifying a street railway franchise hemetofore granted to E. S. Babcock, in the City of San Diego, California, and extending the time for the construction of said rail-

BE IT ORDAINED, By the COmmon Council of the City of San Diego as follows;

SECTION 1. That the street railway franchise heretofore granted to E. S. Babcock by ordinance numbered sixteen hundred and fourteen of the ordinances of the City of San Diego California, entitled, "An Ordinance granting a street railway franchise to E. S. Babcock in the City of San Diego, California", approved on the 21st day of June, 1904, be and the same is hareby modified as follows, viz;

1. That the time for the completion of the said street railway, over the route described in said ordinance, be and the same is hereby extended for four months from the 21st day of June 1905, except as to the construction the south track thereof on "C" street from the east line of State street to the west line of Third street, and the construction of the west track thereof on Sixth street from the north line of "D" street to the south line of "H" street, and the construction of the northeast track from the east line of Sixth street to the connect ion of said street railway with the San Diego Cuyamaca and Eastern railroad near the east line of the intersection of Ninth street and "N" street, and that the time for the construction of said south track on "C" street from the said east line of State street to the said west line of Third street, and the time for the construction of the said west track on Sixth street from the north line of "D" street to the south line of "H" street, and that the time for the construction of the said northeast track from the west line of Sixth street to the said connection of said street railway with the San Diego Cuyamaca and Eastern railroad near the east line of the intersection of Ninth street, be and the same is hereby extended for three years from the said 21st day of June, 1905.

SECTION 2. That the right to repeal, amend, or modify this ordinance shall be and is hereby reserved to the said Common Council.

SECTION 3. That this ordinance shall take effect and be in force from and after thirty days after its final gpassage and approval.

SECTION 4. That the City Clerk of the said City of San Diego, be and he is hereby authorized and directed, immediately after this ordinance goes into effect, to publish or cause the same to be published once in the City official newspaper of said City, to-wit; the San Diego Union and Daily Bee.

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The Clerk presents the affidavits of the publication and posting of the notice of the passage of the Resolution of Intention to close up the alley in block 7 of La Jolla Beach which affidavits are ordered filed.

Thereupon an Ordinance closing up the alley in said block 7 of La Jolla Beach is read and on motion of Councilman Thorpe, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman McNeill, said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2045.

An Ordinance closing up the alley in block seven of La Jolla Beach.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows;

SECTION 1. In pursuance of Resolution of Intention heretofore adopted by the Board of Delegates and by the Board of Aldermen of the Common Council of said City on the 19thhday of December, 1904, and approved by the Mayor of said City on the 23rd day of December, 1904, and it appearing that due notice thereof has been given, and no objections thereto have been made, the alley in said block seven of La Jolla Beach in the City of San Diego, is hereby closed and vacated; and the lots embraced within the district described in said Resolution of Intention, and hereinafter described, are hereby assessed, each their apportionate share of the whole amount, for the purpose of paying and reimbursing the City for the cost of the publication of the notice of intention and other necessary disbursements incurred by the City and to be taxed by the Board of Public Works, which amount, in pro rata apportion, is hereby declared to be a lien upon each of said lots in said block. The property affected hereby is described as follows:

Commencing at the northeast corner of said block seven; thence running south along the east line of said block seven to the southeast corner thereof; thence running west along the south line of said block seven to the southwest corner thereof; thence running north along the west line of said block seven to the northwest corner thereof; thence running east along the north line of said block seven to the place of beginning, excepting the alley included therein.

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The Clerk presents the affidavit of the publication of the Resolution of Intention to change the grade of "A" street at its intersection with Eighteenth street; also the affidavit of the posting of the notice of the passage of said Resolution, which affidavits are ordered filed.

Thereupon an Ordinance changing the grade of "A" street at its intersection with Eighteenth street is read, and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

ABSENT-COUNCILMEN: -Osborn.

Thereupon on motion of Councilman Thorpe, said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2039.

An Ordinance changing the grade of "A" street at its intersection with Eighteenth street.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

WHEREAS, the Common Council of the City of San Diego, on the 10th day of April, 1905, duly adopted a Resolution of Intention to change the grade of "A" street to the extent and in the manner hereinafter provided, which said resolution was, on the 11th day of April, 1905,

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approved by the Mayor of said City, and due notice thereof having been given by posting and publication as required by law, now, therefore;

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That the grade of "A" street in the said City at the southwest corner of said street with its intersection with Eighteenth street, be and the same is hereby changed from eighty-seven and fifty hundredths (87.50) feet to eighty-five and fifty hundredths (85.50) feet above datum.

The Clerk presents the affidavits ## ### ######################### of the publication and posting of the notice of the passage of the Resolution of Intention to close up a portion of Calhoun street, which affidavits are ordered filed.

Thereupon a Resolution Ordering the closing up of Calhoun street from the south line of Getti street to a point one hundred and fifty feet south thereof is read, and on motion of Councilman Thorpe adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTTION No. 2241.

Ordering the closing of Calhoun street from the south line of Getti street to a point one hundred and fifty feet south thereof.

WHEREAS, the Common Council of the City of San Diego, California, on the 20th day of March, 1905, duly passed a resolution declaring its intention to order the closing up of the street mentioned in the title hereof, to the extent thereof, which is more fully and at length described hereafter, which resolution was duly approved by the Mayor of said City on the 22nd day of March, 1905; and,

WHEREAS, the Superintendent of Streets of said City, on the 8th day of April, 1905, caused to be conspicuously posted along the line of said contemplated work, notices of the passage of said resolution, in the manner and form required by law, and also caused a notice similar in substance to that posted, to be duly published for a period of ten days in the San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation in said City, and heretofore designated for that purpose, which publication commenced on the 8th day of April, 1905, and continued down to the 17th day of April, of the same year, both dates inclusate; and,

WHEREAS, no person has made any objections to said work, or made or filed any claim for damages therefor, and it appearing to the satisfaction of the Common Council that no assessment to pay the damages, costs, and expenses of said work is necessary, now, therefore,

BE IT RESOLVED, by the Common Council of the City of San Diego, that Calhoun street in North Florence Heights. Addition in said City, from the south line of Getti street to a point one hundred and fifty feet south thereof, is hereby closed and vacated, and abandoned as a public street.

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After first giving due notice, president pro tempore Johnson, did in open session sign;

An Ordinance (No. 2038) granting an extension of time to E. S. Babcock, in which to construct a street railway on "C" and Sixth streets, also;

An Ordinance (No. 2039) changing the grade of "A" street between 17th and 18th streets, also;

An Ordinance (No. 2 0 4 0) fixing and establishing the grade of "H" street from 25th to 26th streets, also;

An Ordinance (No. 2 0 4 1) establishing the grade of Ivy-Lane from 5th to 6th to 6th streets, also;

An Ordinance (No. 2 0 4 2) fixing and establishing the grade of 8th street from University avenue to Monterey street, also;

An Ordinance (No. 2 0 4 3) fixing and establishing the grade of 9th street from University avenue to Monterey street, also;

An Ordinance (No. 2 0 4 4) accepting the bid of the San Diego Union Company for official advertising, also;

An Ordinance (No. 2 0 4 5) closing the alley in block 7 of La Jolla Beach, also;

An Ordinance (No. 2 0 4 6) providing for printing the City Charter, also;

An Ordinance (No. 2 0 4 7) authorizing the Board of Fire Commissioners to employ substitutes during the vacation of the regular men; also;

An Ordinance (No. 2048) providing for the payment of the claim of J.R.Osborn for services as nurse in the peast house.

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Thereupon on motion, the Council adjourned until Monday May 29th, 1995, at 7:30 P.M.

President of the Common Council of the

City of San Diego, California.

CFAAT City Clerk.

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A D-J-OURNED MEETING.

Council Chamber of the Common Council of the City of San Diego, California.

May 29th, 1905.

Pursuant to adjournment, a meeting of the Common Council is held this day at 7:30 o' clock P.M.

PRESENT-COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, and Goldkamp.

CLERKS: - - - Vincent, Day and Bartlett:

ABSENT-COUNCILMEN: -Osborn and Johnson.

In the absence of President Osborn, Council McNeill, is elected president pro tempore

On Motion, the reading of the minutes is dispensed with.

On_motion of Councilman Blochman, and by the unanimous consent of the Council, the regular order of business is dispensed with for this meeting.

A Message from the Mayor, presenting the name of Dr. T. C. Stockton for confirmation as member of the Board of Health is read, and on motion of Councilman Creelman, action on said appointment is postponed until the next meeting of the Council.

A Message from the Mayor, presenting the name of Dr. F. R. Burnham-for confirmation as member of the Board of Health is read, and on motion of Councilman Blochman, action on said matter is postponed until the next meeting of the Council.

A Message from the Mayor transmitting a request of the City Clerk for additional deputies in the Clerk's Department is read, and ordered filed.

The following report of the Street Committee in the matter of an Ordinance providing specifications for the grading of streets, is read and adopted, viz;

The Street Committee recommends that the within Ordinance be adopted.

A. P. Johnson, Jr.

Chas Kelly.

May 26th, 1905.

L. A. Creelman.

Thereupon an Ordinance providing specifications for the grading of streets in the City of San Diego, California is read, and on motion of Councilman Creelman, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES --- COUNCUILMEN: - Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN: -OsboRn and Johnson.

Thereupon on motion of Councilman Thorpe, said Ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:ABSENT-COUNCILMEN:-Osborn and Johnson.

Said Ordinance as adopted is as follows, viz; . O R D I N A N C E No.

An Ordinance providing specifications for the grading of streets in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That all street grading in the City of San Diego, California, shall here after be performed in accordance with the following specifications;

- l. The work of grading is to be done in accordance with the profiles approved by the Common Council on file in the office of the City Engineer of said City, and all work shall conform, during the progress of the work and on its completion, to the line and levels which may from time to time be given by the said City Engineer in accordance therewith.
- 2. The City Engineer shall set stakes indicating the exact depth of cutting or filling required to bring the street to its official grade.
- 3. Grading shall include the removal of all earth, stone, losse rock, clay, shale, cement, hard-pan, boulders, solid rock, and all other materials that may be encountered in preparing the street, and shall also include all filling, trimming, shaping, picking down, refilling, surfacing, or other work that may be necessary to grade the roadway, gutters and sidewalks to the official grade and in accordance with the said profiles.
- 4. In places where filling is necessary to bring the street to its official grade, it shall be done with good, sound material. The embankment shall be carried up of full width in layers not to exceed one foot in thickness, and the teams shall be made to travel as evenly as possible over the whole surface of each layer, both going and coming.

The formation of well defined ruts is especially prohibited. No material of a spongy nature shall be used for filling. The slopes of embankment shall be one and one half (1-1/2) horizontal to one vertical, and shall be trimmed as they are carried up. The space over which fills are to be made shall first be cleared of all brush, rubbish and perishable material.

- 5. Upon all embankments there shall be placed a top dressing of earth of uniform quality to form a compact surface.
- 6. Whenever a cut exceeds one (1) foot in depth, all trees standing on the margin of the street shall be removed.
- 7. Before the Resolution of Intention is passed by the Commonicouncil, the City Engineer shall make a careful estimate of the number of cubic yards of excavation and the number of cubic yards of embankment necessary to bring the street, or portion of the street, proposed to be graded; to its official grade and cross-section.
- 8. In case said estimate demonstrates that the number of cubic yards of embankment is an excess of the number of cubic yards of excavation, the Resolution of Intention shall provided how such deficiency shall be supplied; and in case said estimate demonstrates that the number of cubic yards of excavation is an excess of the number of cubic yards of embankment, then the Resolution of Intention shall determine what disposition shall be made of such excess earth.
- 9. The estimate of the City Engineer, made as above specified, shall be kept on file in his office, and shall, during office hours, be accessible for inspection to any person who may desire to inspect the same.

- 10. The Resolution of Intention shall designate the location and size of all bridges and culverts to be constructed on said street to be graded.
- 11. All bridges and culverts shall be built of the materials as specified in the Resolution of Intention and according to the plans, specifications, and drawings therefor on file in the office of the City Engineer.
- 12. All bids must state the price per cubic yard for excavation; the price per cubic yard for embankment and the price for each bridge and for each culvert.
- 13. Incidental expense shall include the cost of the publication of the notizes, resolutions, orders, and other incidental expenses required under the proceedings taken for the grading of the street, including the compensation of the City Engineer, all work of civil engineering done by him on the street, and such other notices as may be deemed requisite by the said Common Council.
- 14. The Street Superintendent shall supervise all work and shall not approve or accept the same unless the same has been performed to the form of cross-section and to the elevation required by the official grade.
- Streets, remove from the work any overseer, superintendent, laborer, or other person employed on the work, who shall refuse or neglect to obey the said Superintendent of Streets in any way relating to the work, or who shall perform his work in a manner contrary to these specifications, or who shall be found to be incompetent or unfaithful.
- 16. Bidders must examine and judge for themselves as to the location of the proposed work, the nature of the excavation to be made, and the work to be done.
- 17. The contractor shall give twenty-four (24) hours' notice in writing when he shall require the services of the City Engineer for laying out any portion of the work. He shall preserve all stakes set for lines, levels, or measurements, for the work by the City Engineer in their proper places. Any expense in replacing said stakes, which the contractor or his agents or employees shall have failed to preserve, shall be borne by the contractor. The contractor shall dig all stake holes necessary to give lines and levels.
- 18. All curbs and cross-walks which must be removed, shall be removed in a careful manner, and must be conveniently and neatly piled upon the side of the nearest intersecting street.
- 19. All loss or damage arising from the nature of the work to be done under these specifications, during the progress of the work, and before the acceptance thereof, or from any act or omission on the part of the contractor, or any agent or person employed by him, occurring in the course of the work not authorized by these specifications, shall be sustained and borne by the contractor. The contractor shall keep good and sifficient guards around said improvements, by fence or otherwise, to prevent accident, and shall hang thereon lights to burn from dusk to daylight, and the contractor shall hold the City harmless from any and all suits for damages arising from or out of and during the performance of said work, or any portion thereof, and before the same has been accepted.
- 20. All railroad tracks, gas or water pipes, electrical conduits, tubing or undergroung structures of any character belonging to the City or others, shall be properly protected, and the contractor shall be responsible for any damage that may be caused by negligence or carelessness on the part of his employees.
 - 21. In case it should be necessary to remove any railroad tracks, gas pipes, or

water pipes, electrical conduits, tubing or underground structures of any character, or any portion thereof, the owner or owners of the same, or their agents or superintendents, will, upon application to the contractor, be notified by the Superintendent of Streets, to remove the same within a specified time; and the contractor shall not interfere with said tracks, gas pipes, water pipes, or any portion thereof, until the expiration of the time specified in said notice.

- 22. The right is reserved to street railroad companies, gas companies, or the Vity, to enter upon the street for the purpose of making repairs or changes that have become necessary by the improvement of the street.
- 23. The contractor shall remove all surplus material and rubbish from the work after its completion, and before he makes application for the acceptance of the work.
- 24. The Contractor shall notify the Superintendent of Streets when he desires a final inspection of the work, and if the work is found to be completed in accordance with these specifications, he shall accept the same.
- 25. All work provided for herein, must in all cases be done under the direction and to the satisfaction of the said Superintendent of Streets, who shall have full power to condemn any work or material not in accordance with these specifications, and to require the contractor to immediately remove any work or material so condemned, and the contractor shall, at his own expense, replace said work or materials to the satisfaction of the said Superintendent of Streets. The decision of the said Superintendent of Streets shall be final as to the quality of the work and materials used, unless the Common Council shall determine otherwise upon an appeal.
- 26. Whenever the word "Contractor" is used in these specifications, iterefers to the party vorypartiesh to whom the neontract thas been tawarded for the construction of Sthe Dwork, Calabratical 27. Whenever the words "City Engineer" or "Street Superintendent" are used in these apecifications, they refer, respectively, to the City Engineer and the Street Superintendent of the City of San Diego, California.
- SECTION 2. That all or inances or parts or ordinances in conflict herewith be and the same are hereby repealed, provided, that the adoption of this ordinance shall not affect or apply to any work heretofore ordered or now being done or authorized to be done under the provisions of Ordinance No. 1141 of the ordinances of the said City, entitled, "An Ordinance providing specifications for the grading of streets in the City of San Diego, California", approved on the 17th day of June, 1902.
- SECTION 3. That this ordinance shall take effect and be in force from and after thirty days after its final passage and approval.
- SECTION 4. That the City Clerk of the said City of San Diego be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the City official newspaper of said City, to-wit; the "San Diego Union and Daily Bee".

An Ordinance accepting the bid of the San Diego Union Company, for doing all the advertising of the City, including the delinquent tax list, from the first day of June, 1905, to the first day of June, 1907, is read, and on motion of Councilman Blochman, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN:-Johnson and Osporne.

Thereupon on motion of Councilman Blochman said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: - Johnson and Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. ____

An Ordinance accepting the bid of the San Diego Union Company for doing all the advertising of the City of San Diego, California, including the delinquent tax list, from the first day of June 1905, to the first day of June, 1907, and authorizing the execution of a contract between the Sah Diego Union Company and the City of San Diego, California, for doing such advertising for such time.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That all bids and proposals for doing all the advertising of the City of San Diego, California, including the delinquent tax list, from the first day of June 1905, to the first day of June 1907, be and the same are hereby rejected, except that next hereinafter mentioned, and that the contract for doing all the advertising for said City, including the delinquent tax list, from the first day of June 1905, to the first day of June 1907, be and the same are hereby awarded to The San Diego Union Company, at the price specified in its proposal and filed with the City Clerk of said City, on the 19th day of May 1905; and that the Mayor of said City, be and he is hereby authorized, empowered, and directed in the name, for and on behalf, and as the act and deed of the said City of San Diego, to execute a contract with The San Diego Union Company, a corporation, for doing all the official advertising of the said City of San Diego, including the delinquent tax list, from the first day of June, 1905, to end including the first day of June 1907, and that the City Clerk of the said City, of San Diego, be and he is hereby authorized, empowered, and directed to attest the execution of said contract on behalf of the said City of San Diego, by endorsing thereon his name and affixing thereto the official seal of the said City of San Diego.

SECTION 2. That ordinance NO. 2044 of the ordinances of said City, approved on the 22nd day of May, 1905, be nd the same is hereby repealed.

SECTION 3. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public peace, health and safety, and that it shall take effect immediately.

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An Ordinance providing for the payment of taxes on the City Hall is read, and on motion of Councilman Thorpe, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES --- COUNCILMEN: - Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN: -Johnson and Oshorn.

Thereupon on motion of Councilman Creelman, said Ordinance is adopted by the following vote, to-wit;

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN: - Johnson and Osborn.

Said Ordinance as adopted is as follows, viz;

An Ordinance providing for the payment of municipal taxes on the City Hall Property in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows, ...

SECTION 1. That the Tax Collegtor of the City of San Diego, California, be and he is hereby authorized and directed to present to the Auditing Committee of said City for the seclaim for the municiapl taxes of said City for the year 1905, for the sum of \$377.44 on the east ninety feet of lot "L" in block 88 of Horton's Addition in said City, now occupied by the City Hall, and that the Auditing Committee of said City, be and it is hereby authorized to allow said claim, and provide for the issuance of a warrant therefor; provided, that said claim shall be filed and said taxes paid in the month of June 1905.

SECTION 2. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public peace, health and safety, and shall take effect immediately after its passage and approval.

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An Ordinance authorizing the purchase of certain books for the City Auditor is read, and on motion of Councilman Creelman, put on its final passage at its first reading by the following two-thirds yote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES --- NONE:-

ABSENT-COUNCILMEN: - Johnson and Osborn.

Thereupon on motion of Councilman Thorpe said ordinance is adopted by the following vote, to-wit;

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN: - Johnson and Osborn.

Said Ordinance as adopted is as follows, viz:

ORDINANCE No. ____.

An Ordinance authorizing the purchase of office supplies for the City Auditor.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows;

SECTION 1. That the Board of Public Works of said City be, and it is hereby authorized to purchase, for the use of the City Auditor and Ex-Officio Assessor, four lot books at a price not exceeding forty-five dollars, and eleven assessment rolls at a price not exceeding one hundred and ten dollars.

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The following report of the Ways and Means Committee in the matter of a Communication from the Board of Public Works, recommending the purchase of three sprinkling carts and four horses is read and adopted, viz;

San Diego, Calif., May 25th, 1905.

ro the Common Council of the City of San Diego, California.

Gentlemen:-

The Ways and Means Committee to whom was referred a communication from the Board of Public Works, asking for authority to purchase three street sprinkling carts at a cost not to excee \$375.00 each, also for authority to purchase four horses for the use of the Street Department at a cost not to exceed \$150.00 each, herewith reports and recommends as follows;

In the estimate of probable expense of the City for the fiscal year 1905, no provision has been made for the purchase of additional carts. The Committee, therefore, does not feel justified in recommending that the Board of Public Works be authorized to purchase three additional carts this year. We realize that the condition of the streets is such that a great deal of sprinkling will be necessary during the coming year and for that reason we recommend that the Street Department use men and teams enough in the sprinkling of the streets so that the sprinkling carts, or at least three of them, shall be in use sixteen hours each day.

While the estimate of the probable expense of the Street Department for this year is only for the sum of \$500.00 for the purchase of four horses, yet the Committee feels justified in recommending that these horses should be purchased even though the cost thereof will equal \$150.00 each. We therefore recommend that the Board of Public Works be authorized to purchase in the open market, four korses for the use of the Street Department, Provided, that the cost thereof does not exceed the sum of \$150.00 each, and that the urgency clause be added to said Ordinance. We present herewith an ordinance to carry this recommendation into effect and recommend that it be adopted.

Jay N. Reynolds.

Committee.

L. A. Blochman.

A. P. Johnson, Jr.

Thereupon an Ordinance providing for the purchase of four horses for the use of the Street Department is read, and on motion of Councilman Blochman, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN:-Johnson and Osborn.

Thereupon on motion of Councilman Thorpe, said Ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

noessenone:-

ABSENT-COUNCILMEN: - Johnson and Osborn.

Saiff Ordinance as adopted is as follows, viz;

ORDINANCE No. 2053.

An Ordinance providing for the purchase of four horses for the use of the Street Department of the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed, to purchase, in the open market, four horses for the use of the Street Department of said City. Said horses to be furnished according to specifications to be prepared by the said Board of Public Works; provided, that the cost of said horses shall not exceed the sum of one hundred and fifty dollars each.

SECTION 2. That it be and is hereby determined that this ordinance is one of urgency

and for the immediate preservation of the public peace, health and safety.

SECTION 3. That this ordinance shall take effect and be in force from and after its passage and approval.

A Resolution directing the Street Department to sprinkle the streets 16 hours per day with three sprinkling carts is read, and on motion of Councilman Blochman adopted by the following vote, to-wit;

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN: - Johnson and Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2242.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That the Street Department of the City of San Diego, California, be and it is hereby directed to use men and teams sufficient in sprinkling of streets, so that at least three of the sprinkling carts shall be in use sixteen hours each day, when the work requires the use of the same to that extent.

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The following report of the Ways and Means Committee in the matter of a communication from the City Clerk, asking for additional deputies, is read and adopted, viz;

The Ways and Means Committee recommends that the City Clerk be authorized to employ three additional deputies, from July 1st to October 1st, 1905. We therefore recommend the adoption of the Ordinance presented herewith.

Jay N. Reynolds.....

L. A. Blochman.

May 25th, 1905.

A. P. Johnson, Jr.

Thereupon an Ordinance providing for the employment of additional deputies in the City Clerk's Office is read, and on motion of Councilman Creelman put on its/final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN:-Johnson and Osborn.

Thereupon on motion of Councilman Thorpe, said ordinance is adopted by the following yote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN: -Johnson and Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No.,___.

An Ordinance providing for the employment of additional deputies in the office of the City Clerk of the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That the City Clerk of the City of San Diego, California, be and he is nereby authorized and empowered to appoint three additional deputies for the period of time

running from the first day of July 1905, to the first day of October 1905, whose compensation shall be and is hereby fixed at the sum of seventy-five dollars per month each.

SECTION 2. That this ordinance shall take effect and be in force from and after thirty days after its passage and approval.

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The following report of the Water Committee in the matter of a Communication from the Board of Public Works, recommending that ordinance No. 2029 be rescinded, owing to change in the name of Vassar to Biddle street is read and adopted, viz;

The Water Committee recommends that the request of the Board of Public Works to rescind ordinance No 2029, be granted; and that the ordinance presented herewith rescinding said ordinance and designating Biddle street in lieu of Vassar street in which the water pipe line is to be constructed be adopted.

Geo McNeill.

May 18th 1905.

A. P. Johnson, Jr.

Thereupon an ordinance providing for the laying of a water pipe line in Biddle street and the repealing of Ordinance No. 2029 is read, and on motion of Councilman Blochman; put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN: - Johnson and Osborn.

Thereupon on motion of Councilman Blochman said Ordinance is adopted by the following vote, to-wit;

AYES --- COUNCILMEN: - Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN: - Johnson and Osborn.

· Said Ordinance as adopted is as follows, viz;

An Ordinance authorizing the Board of Public Works to put in a two inch water pipe on Biddle street, in the City of San Diego, California, and repealing Ordinance No. 2029 of the Ordinances of said City, approved April 29th, 1905.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Bublic Works is hereby authorized and directed to lay, or cause to be laid, a two-inch second-hand water pipe on Biddle street in said City, from the intersection of said Biddle and Thirtieth streets, for a distance of four hundred and fifty feet west, according to plans and specifications to be prepared by the said Board of Public Works; Provided, that the expense thereof shall not exceed the sum of forty-five (\$45.00) dollars.

SECTION 2. That ordinance No. 2029 of the ordinances of said City, approved on the 29th day of April, 1905, be and the same is hereby repealed.

SECTION 3. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public peace, health and safety.

SECTION 4. That this Ordinance shall take effect and be in force from and after its passage and approval.

The following report of the Water Committee in the ematter of a Communication from the Board of Public Works recommending the purchase of Fire Hose for sprinkling carts for the use of the Street Department is read and adopted, viz;

The Water Committee recommends that the request to purchase fire hose for sprinkling carts for the Street Department be granted, and the ordinance presented herewith be adopted, and that the said Ordinance contain the urgency clause.

Geo McNeill.

May 19th, 1905.

A. P. Johnson, Jr.

Thereupon an Ordinance providing for the purchase of fire hose for the use of the Street Department of the City of San Diego, California, is read, and on motion of Councilman Creelman, put on its final passage at its first reading by the following two-thirds vote, towit AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES**;;-**None:- c

ABSENT-COUNCILMEN: -Johnson and Osborn.

Thereupon on motion of Councilman Creelman said Ordinance is adopted by the following vote. to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NORES---NONE:-

ABSENT-COUNCILMEN: - Johnson and Osborn.

Said Ordinance as adopted is as follows, viz;

Property and the Color of O R D I N Ath Color No. 5 22 March . The

An Ordinance providing for the purchase of fire hose for the use of the Street Department of the City of San Diego, California.

BE IT ORDAINED, BY the Common Council of the City of San Diego, as follows;

SECTION 1. That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to purchase fire hose for the use of the Street Department of said City; provided, that the expense thereof shall not exceed the sum of fifty dollars.

SECTION 2. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public health and safety, and that this ordinance shall take effect and be in force from and after its passage and approval.

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The following report of the Electric Light Committee, in the matter of the bid of the Consolidated gas and Electric Company, and recommending certain additional lights, is read and adopted, viz;

San Diego, Calif., May 26th, 1905.

To the Honorable Common Council

of the City of San Diego, California.

Gentlemen:-

The Electric Light Committee to whom was referred a Communication from the Board of Public W orks, transmitting the bid of the San Diego Consolidated Gas and Electric Company, for lighting the streets, avenues, and parks of the City in accordance with the advertisement therefor, herewith recommends that the bid of said Company for a period of five years from and after June 1st 1905, for the sum of \$7.00 per lamp per month, and to supply additional

lights as may be required for the sum of \$7.00 per lamp per month, provided the same be located and installed at a distance of not more than three miles from the line of said Company as at present constructed, all bills to be payable monthly, be accepted.

We therefore recommend that there be incorporated in the contract between the City and said Company, the following conditions;

That the City shall have the right at any and all times to test and measure the energy furnished;

That the lights be turned on during moonlight nights, when the moon is obscured by clouds; that proper and reasonable reduction be made for all outages.

We therefore recommend that an ordinance directing the Board of Public Works to enter into a contract with the San Diego Consolidated Gas and Electric Company for lighting the streets, avenues and parks of the City for five years from and after June 1st, 1905, be adopted. We further recommend that a low arm light be placed at the intersection of Sixth and "D" streets; we further recommend that a span light be placed at the intersection of Fourteenth and "F" streets.

We also recommend that the span light at the intersection of State and Ash streets, be transferred to Union and Ash streets.

Respectfully submitted,

E. C. Thorpe.

Committee. Chas Kelly.

Thereupon an ordinance directing the Board of PublicyWNrkRetnoddeept the bid, and enter into a contract with the San Diego Consolidated Gas and Electric Company, for lighting the streets, avenues and parks of the City of San Diego California is read, and on motion of Councilman Blochman, put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN: - Johnson and Osborn.

Thereupon on motion of Councilman Blochman said Ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN: -Johnson and Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2050.

An Ordinance directing the Board of Public Works of the City of San Diego, California, to accept the bid of, and enter into a contract with, the San Diego Consolidated Gas and Electric Company, for lighting the streets, avenues and Parks of the said City of San Diego.

WHEREAS? the Board of Public Works of the City of San Diego, California, in pursuance of the provisions of Ordinance No. 1946, entitled, "An Ordinance directing the Board of Public Works of the City of San Diego, California, to advertise for bids for lighting the streets, avenues and parks of said City with electric lights, for a period of not less than one year and not more than five years from and after the first day of June, 1905", and which was approved February 24th, 1905, did duly advertise for bids for the lighting of the streets, avenues and parks of the said City of San Diego, as in said Ordinance directed and provided, and;

WHEREAS, the said above named San Diego Consolidated Gas and Electric Company has answered said proposals with bids as therein required; and,

WHEREAS, no other bids have been made, and the bid of the said San Diego Consolidated Gas and Electric Company to supply the City as therein stated for a period of five years, seems reasonable and just; now, therefore,

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That the Board of Public Works be and it is hereby authorized and directed to accept the said bid of the said San Diego Consolidated Gas and Electric Company for the lighting of the streets, amenues and parks of the said City for the period of five years from and after the first day of June 1905, for seven dollars per lamp per month, in the manner and form as specified in said proposal, and to supply at the same rate such additional lamps as may be required by the Common Council of said City at a distance not more than three miles from the lines of said Company, as at present constructed. Said rates to be payable monthly.

And the said Board of Public Works is hereby authorized and directed to enter into a contract in the usual form with the said San Diego Consolidated Gas and Electric Company, for the performance and fulfillment of its said bid, and to that end said Board of Public Works is hereby required to exact from said San Diego Consolidated Gas and Electric Company, and the said San Diego Consolidated Gas and Electric Company is hereby required to give a bond to the said City in the sum of at least five thousand dollars, with two or more sureties, to be approved by the Auditing Committee of the said City, for the faithful performance of the contract and also for the protection of the said City against all damage, costs or expenses on account of damage to any person or property, or for the use or infringement of any patents, or upon any account whatever.

AND IT IS FURTHER ORDAINED, that there shall be inserted in said contract the following

First---Although the lights may be run on what is known as "moon schedule", nevertheless, if it shall be so cloudy as to substantially obscure the moon-light and make the streets substantially darker, than they would otherwise be, then the lights shall be used as if there was no moon-light.

Second——The Police Department shall report to the San Diego Consolidated Gas and Electric Company when a light is not burning, and keep a record of the date of such notice, The said Company shall, within three hours after the receipt of such notice at its office, make the necessary repair to such light, and have the same property burning, and upon failure to do so, a proportionate rebate in price shall be made for each lighting hour, until such is burning.

And upon such light being put in order so as to burn properly, the said Company shall at once notify the Police Department of such fact, and said Department and the said Company shall keep records of all such notices in order that the same may be properly checked. The rebate above mentioned shall be at the same rate that the said City pays for the lighting of the lamp.

Third---The said City shall have the right at all times, to make such measurements of electricity as it may deem proper, for the purpose of seeing that the said Company is complying with the specifications contained in the contract.

SECTION 2. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public peace, health and safety, and that it shall take effect immediately after its spassager and approval.

Councilman Blochman moves, that when the Council adjourns it do adjourn, until Friday, June 2nd, 1905, at 7:30 o'clock P.M., which motion is adopted.

After first giving due notice, President Pro Tempore McNeill, did in open session sign An Ordinance (No. 2049) accepting the bid of the San Diego Union Company for doing all the official advertising for two years commencing June 1st, 1905, also;

An Ordinance (No. 2050) accepting the bid of the San Diego Consolidated Gas and Electric Company for lighting the street, avenues and parks of the City, alos;

An Ordinance (No. 2051) providing for the laying of a water pipe line on Biddle street, also;

An Ordinance (No. 2052) Providing for the purchase of fire hose for the use of the STreet Department, also;

An Ordinance (No. 2053) providing for the purchase of four horses for the use of the Street Department, also;

An Ordinance (No. 2055) providing for the payment of municipal taxes on the City Hall Property, also;

An Ordinance (No. 2054) providing for the purchase of certain books for the City Auditor and Assessor, also;

An Ordinance (No.) providing for the employment of additional deputies in the City Clerk's Department, alse;

) providing specifications for the grading of streets. An Ordinance ('No.

Thereupon on motion the Council adjourned until Friday Nume 2nd, 1905, at 7:30 P.M.

President of the Common Council of the

City of San Diego, California.

ATTEST:

City Clerk

Deputy.

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ADJOURNED MEETING.

Council Chamber of the Common Council of the City of San Diego, California.

June-2nd, 1905.

Pursuant to adjournment, a meeting of the Common Council is held this day at 7:30 o'clock P.M.

PRESENT-COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Reynolds, Johnson and Goldkamp.

CLERKS-- Vincent, Butler, Day and Bartlett.

ABSENT -- COUNCILMEN: - Creelman and Osborn.

In the absence of President Osborn, Councilman Johnson is elected president protempore.

The minutes of Adjourned meeting held May 19th, 1905, and adjourned meeting held May 29th, 1905, are read and approved.

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A Communication from the City Attorney, transmitting a resolution in the matter of the El Cajon water proposition, is read and ordered filed.

The following report of the Water Committee, in the matter of amending the resolution declaring intention to submit a bonding proposition to the qualified electors, is read and adopted, viz;

San Diego, Calif., May 26th, 1905.

To the Honorable Common Council

of the City of San Diego.

Gent lemen:-

The Water Committee herewith recommends to your Honorable Body, that Resolution No. 2239, declaring intention to submit to the qualified voters of the City, certain propositions for bonding the City to procure water bearing lands, etc., be amended by providing that the amount for the construction of a water pipe line of Thirtieth street from El Cajon avenue to National avenue, be fixed at the sum of \$54,000.00.

We also recommend that the amount of the estimate made by C. S. Alverson for the construction of conduits and aqueducts for conducting water from El Cajon Valley to University Heights reservoir and the construction of a system of water works, reservoirs, dams, pipe lines, pumping machinery, etc., be changed from \$250,640.00 to \$252,000.00.

Respectfully submitted,

Geo McNeill.

Committee.

E. C. Thorpe.

A. P. Johnson, Jr.

The following report of the Sewer Committee, in the matter of amending the resolution declaring intention to submit a bonding proposition to the qualified electors, is read and adopted, viz;

San Diego, Calif., May 26th, 1905.

To the Honorable Common Council

of the City of San Diego.

Gentlemen: -

The Sewer Committee herewith recommends to your Honorable Body, that Resolution No. 2239, declaring intention to submit to the qualified voters of the City, certain propositions for bonding the City to procure water bearing lands, etc., be amended by adding thereto the following propositions:

and surplus water, consisting of an expanded metal concrete conduit, commencing at a point where the west end of "B" street intersects the easterly shore line of the Bay of San Diego, thence easterly on "B" street to 10th street; thence on 10th street to Ash street; thence to the south line of the City Park, being on the same alignment as the "B" street flume now in place. Said conduit to be construced according to the plan therefor as shown by a communication from the City Engineer, filed in the office of the City Clark, March 11th, 1902, provided, that the sum to be voted for the construction of said sewer shall be \$75,000.00.

2nd. The construction of certain improvements to the system of sewers to the City of San Diego, for the collection and disposition of the sewerage of that portion of said City known as La Jolla Park. Said work to be done in accordance with the plans to be prepared and furnished by the City Engineer, provided, the cost of the construction thereof shall be the sum of \$21,000.00.

Respectfully submitted,

L. A. Blochman.

Committee.

F. J. Goldkamp.

E. C. Thorpe.

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A Supplemental Report from C. S. Alverson in the matter of an estimate of the cost of the El Cajon water proposition? increasing said estimate from \$250,640.00 to \$250,000.00 is read and ordered filed.

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A Communication from the City Engineer, transmitting an estimate of the cost of replacing the Thirtieth street watermain, from El Cajon avenue to National avenue, is read and ordered filed.

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A Communication from the City Engineer transmitting an estimate of the cost of the construction of a "Reinforced Concrete Conduit", on "B" street from Atlantic street to the City Park, is read and ordered filed.

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A Communication from the City Engineer transmitting map of the proposed sewer system in Lia Jolla Park; also an estimate of the cost of constructing the same, is read and ordered filed.

A Resolution determining to submit to the qualified voters certain propositions for the acquisition of municipal improvements is read, and on motion of Councilman Kelly, adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Ellochman, Kelly, McNeill, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN:-Creelman and Johnson.

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2246.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That it is hereby determined and declared that the public interest and convensance of the City of San Diego, California, and of the inhabitants thereof, demands the acquisition of certain property, hereinafter in this paragraph more particularly described, for the purpose of extending and increasing and enlarging the system of water works of the said City of San Diego, for the purpose of securing and supplying to the said City, and its inhabitants water for domestic, irrigation, and other purposes. Said property is more particularly described as follows:

All of blocks two and three of the "Winchester Tract", in El Cajon Valley in the County of San Diego, according to the plat of said tract filed in the office of the County Recorder of San Diego County, together with all and singular the tenements, hereditaments, appurtenances, and water rights thereunto belonging, or in anywise appertaining, except the west one-third of lot four in said block two, and excepting also the following; Commencing at the northwest corner of said block three; thence running east one hundred and forty-six and sixty-six hundredths (146.66) feet; thence south five hundred and sixty (560) feet; thence in a northwesterly direction one hundred and sixty (160) feet to a point on the west line of said block three, which is five hundred and twenty (520) feet south of the northwest corner of said block; thence north along the west line of said block to the place of beginning, at and for the estimated price of four thousan and six hundred dollars (\$4,600.00).

Also lots one, two, three, four and five in block one; lots one, two, and three in block two; lots one, two, three, four, five and six in block three; lots one, two, three, four, five and six in block four; lots one, two, three and four in block five; lots one, two, seven and eight in block nine; lots one, two, and three in block ten; lots one and two in block eleven; all being in Tract "O", according to the official map of Tracts "H" and "C", as surveyed and subdivided by James T. Taylor, in June, 1894, and filed in the office of the Recorder of San Diego County aforesaid, April 2nd, 1896, being a part of the Rancho El Cajon in the said County of San Diego, together with all appurtenances thereunto belonging, including all buildings and improvements thereon, pumps and windmills, on said premises or belonging to said premises, at the estimated price of forty-three thousand five hundred dollars (\$43,500.00).

Also the following described lands and premises; Beginning at a stake fifty links north of the northeast corner of lot "N" knewn as the McGee Tract, in the subdivision of the Rancho El Cajon, running thence north on the line between lots "O" and "T" to a post, a distance of fifty-nine chains; thence west thirty-three chains and ninety links to a post; thence south fifty-nine chaind to a post; thence east thirty-three chains and ninety links to the place of beginning, containing two hundred and three and a fraction acres of land, more or less. Said land being a portion of subdivision "T" of the Rancho EL Cajon, according to the decree of partition and map of said Rancho on file in the office of the County Clerk of San Diego County aforesaid, and being parts of sections twenty-one and twenty-eight in

Township Fifteen South, Range One West, San Bernardine Meridian, together with all appurtenances thereunto belonging; but not including gasoline engine, pump, nor moveable galvanized iron pipe, nor farming implements, at and for the estimated price of nine thousand nine hundred dollars (\$9,900.00)-

Also the exclusive right and privilege to forever enter upon, possess, and occupy the land hereinafter described, for the following purposes, viz; To sink, dig, construct, and maintain any number of wells that the said City may desire to sink, dig or construct on said land; also to construct and maintain tunnels for the purpose of developing water thereon or thereunder, and in all ways and in any manner said City may desire or may deem proper to develope water on said lands and to pump, draw or take water from said land; also to erect, construct, maintain and operate on said land, any pumping plants and pumping and other machinery for the purpose of developing, pumping and drawing or taking water from said land, either from above, on, or below the surface, of said land; also to construct and maintain any number of reservoirs, dams, and receptacles for the storage of water the said City may desire to construct and maintain upon said land, not to exceed altogether in capacity, one million gallons and to store and impound water therein; also to take and conduct away from said land, any water on or under said land, or that may be developed, pumped, or otherwise drawn or taken from said land to and into the corporatedlimits of said City of San Diego, for the use of said City and the inhabitants thereof, and for all other uses within said municipality; and to such persons or parties as shall prove to have rights to water flowing in the San Diego River Valley, which may be impaired by reason of the water being pumped from the lands herein described Also to construct and maintain any flumes, pipe lines, aqueducts, or conduits on, or under said land for carrying or conducting water on, or from said land; also the right to erect and maintain on said land, where said City shall desire or deem proper, any buildings or other improvements for the propection of any machinery or tools belonging to said City, and to erect any houses on said land for the use, protection, and shelter of any persons actually employed by said City in connection with the system of water works of said City, and such as cannot be conveniently placed on other lands of said City; which land is described as follows; to-wit;

Being that portion of the "Fanita Ranch", located in the westerly end of the said Rancho El Cajon, in said County of San Diego, State of California, described as lot numbered one, that portion of lot numbered two lying east of a line running north and south three hundred feet east from the east line of the ranch house, on said lot two, and running parallel with the east line of said lot two; also lots numbered five and six of said "Fanits Ranch"; also commencing at a point on the west line of the Poway road, nine hundred feet north of the center line of the San Diego River; thence running in a straight line in a southwesterly direction to a point on the east line of the Chase Ranch, nine hundred feet north of the center line of the San Diego River; thence running south along the east line of the Chase Ranch to the center line of the San Diego River; thence following the meanderings of the center line of the San Diego River; thence following the meanderings of the center line of the San Diego River; thence following the meanderings of the center line of the San Diego River in an easterly direction to the west line of the Poway road; thence north along the west line of the Poway raod to the place of beginning, at and for the estimated price of ten thousand dollars (\$10,000.00).

Also all that portion of the Fanits Rancho located in the westerly end of said Rancho El Cajon in said County of San Diego, described as lot six of block "H" in said Rancho, and containing seventy-one and three tenths (71.3) acres, more or less, according to the map of

part of "Fanita Rancho", on file in the Recorder's Office of the said County of San Diego; and including with the lands and rights above described, the right to enter upon any of said lands, and to establish and maintain pumping plants thereon, and to take water therefrom through wells, excavations and pumps, or otherwise for the use of said City, to such extent as may be desired by the City, and the inhabitanta thereof, for the price of three thousand four hundred dollars (\$3,400.00).

All of said lands, rights, easements, privileges, tenements, hereditaments, and appurtenances are hereby estimated seventy-one thousand four hundred dollars. And that the cost thereof is too great to be paid out of the ordinary annual income and revenue of the municipality. And it is hereby further resolved, determined, and declared that the public interest and convenience of the said City, and of the inhabitants thereof, demand the construction, building, acquisition and maintenance of dams, reservoirs, conduits and aqueducts, for the purpose of extending, increasing and enlarging the system of water works of the said City, and for the purpose of supplying the said City and its inhabitants with water, for domestic, irrigation and other purposes, which are enumerated as follows:

The construction of a conduit and aqueduct for the conducting of water from the lands above described in the first paragraph of this resolution, and which are situsted in El Cajon Valley, to the University Heights Reservoir, in the City of San Diego, California, and the construction of a system of water works, reservoirs, dams, water lines, pumping stations and head works, and the acquisition of pumping machinery and material, all as set forth in that certain report of C. S. Alverson, Civil angiHydraulic Engineer, and filed in the office of the city Clerk of said City on the 16th day of January, 1905, with a supplemental report of the said C. S. Alverson relative to the same matter, and filed with the City Clerk of said City, on the 24th day of April, 1905, together with a supplemental report and estimate of the said c. S. Alverson relative to the same matter, and filed with the said City Clerk on the 29th day of May, 1905, and the amended estimated cost of which, by the said Engineer, is two hundred and fifty-two thousand dollars (\$252,000.00).

Said work to be done according to the general plans, drawings, and specifications heretofore prepared by the said C. S. Alverson, on file in the office of the said City Clerk of said City, and endorsed as follows:

- "Map of proposed pipe line from El Cajon Valley to University Heights Survey made December 1904 under provisions of Ordinance No. 1815.C.S. Alverson, Civil Engineer".
- "Profile of proposed pipe line from El Cajon Valley to University Heights Reservoir. Survey made December 1904, under provisions of Ordinance No. 1815. C.S. Alverson, Civil (New Mission Reservoir to University Heights Reservoir sta. 0 to sta. 482 + 40.)".
- "Profile of proposed pipe line from El Cajon Valley to University Heights Reservoir. Survey made December 1904 under provisions of Ordinance No. 1915. C. S. Alverson Civil Eng. (Head works to New Mission Reservoir sta. -)482 + 65 to sta."
 - " New Mission Dan and Reservoir site".
- " General plan of proposed power house at headworks under provisions of Ordinance No. 1815.C. S. Alverson Civil and Hydraulic Engineer".
 - " New University Heights Reservoir".
- to all of which reference is hereby made for further particulars.

And that the cost of the acquisition, construction and completion of the said system

of water works and improvements, as above estimated, is too great to be paid out of the ordinary annual income and revenue of the municipality.

It is hereby further determined and declared that the public interest and convenience of the said City, and of the inhabitants thereof, demands the replacing of the Thirtieth street water main from El Cajon avenue to National avenue, all in said City, with new pipe, as set forth and described in the communication from the City Engineer of said City, and filed in the office of the City Clerk of said City, on the 16th day of January 1905, being Document No. 8522, and as set forth in a communication from the said City Engineer, filed in the office of the said City Clerk on the 31st day of May, 1905, in which the estimated cost of the construction and laying of said pipe and the purchase of material connected therewith is estimated at fifty-four thousand dollars, and that the cost thereof is too great to be paid out of the ordinary annual income and revenue of the municipality.

And it is also hereby determined and declared that the public interest and convenience of the said City, and of the inhabitants thereof, demands the construction of a reinforced concrete conduit, commencing at a point on the south line of the City Park, about midway between Tenth and Eleventh streets, thence in a southwesterly course to Tenth street, thence down Tenth street to "B" street, thence down "B" street to the west line of Atlantic street, all in said City, according to the plans and specifications of George A. d'Hemecourt, City Engineer, file in the office of the City Clerk of said City on the 31st day of May, 1905, and which is estimated to cost seventy-five thousand dollars; and that the cost of the acquisition, construction, and completion of said improvement is too great to be paid out of the ordinary annual income and revenue of the municipality.

And it is hereby further determined and declared that the public interest and convenience of the City and of the inhabitants thereof, demand the acquisition, construction and completion of the fo lowing municipal improvements, viz;

The construction of certain lines of sewer, in that part of the City known as La Jolla, and which consists of: A line of sewer beginning at or near the west or northwest intersection of Beach Row and Cave streets, and extending thence in a northwesterly direction along the beach through said Cave street into Grand avenue and across La Jolla Park in a westerly direction, and thence in a southwesterly direction along the Boulevard to a point between Cathedral Rock and Seal Rock, and thence into the Ocean. Also a spur beginning on Grand avenue at about the north line of the Boulevard, thence running in a northeasterly direction and an easterly direction a distance of about three hundred feet into the sewer first above mentioned.

Also a sewer commencing at about the middle of the intersection of Exchange Place and Beach Row, running thence northerly through Exchange Place into Prospect street at its intersection with Cave street; thence running northwesterly and westerly and southwesterly and southwesterly through Prospect streety to its intersection with Ravina street, near the south line thereof, and thence westerly to the outfall in the Pacific Ocean.

Also a line of sewer beginning on Coast street near the west line of Cuvier street, and extending southwesterly and southerly along the said Coast street to intersect the sewer last above described, near its outfall in the Pacific Ocean. All according to the plans and specifications of the City Engineer of said City filed in the office of the City Clerk of said City on the 31st day of May, 1905, and the cost of which is estimated by the City Engineer.

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at twenty-one thousand dollars; and that the cost of the acquisition, construction and completion of said improvement is too great to be paid out of the ordinary annual income and revenue of the municipality.

And it is hereby further determined that each of the above propositions shall be submitted to the electors of said City for the purpose of acquiring the property described in each, or any one, of the propositions, and for the purpose of making the improvement, constructing and building each or any one of the improvements mentioned therein, and to the end, that said matters may be submitted to the electors of the City, the City is hereby directed to prepare and submit to the Common Council the necessary ordinance required by law for that purpose.

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A Communication from the City Attorney in the matter of securing rights of way for a sewer in block 1316 of C. Hensley's Addition, is read and ordered filed.

Thereupon an Ordinance providing for the purchase of right of way for a sewer across lots 15 and 16 in block 316 of C. Hensley's Addition is read, and on motion of Councilman Kelly, put on its final passage at its first reading by the following two-thirds vote, to-wat; AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Reynolds, Johnson and Goldkamp.

NOES---NONE:- HE CALL TO A CONTROL OF THE CONTROL OF THE CALL OF T

ABSENT-COUNCILMEN:-Creelman and Osborn.

Thereupon on motion of Councilman Thorpe, said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT@Councilmen:-Creelman and Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2058.

An Ordinance appropriating twenty-five dollars to pay for a right-of-way for sewer across lots fifteen and sixteen of C. Hensley's Addition in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That upon the execution, by the owners, of lots fifteen and sixteen in block three-hundred and sixteen of C. Hensley's Addition in the City of San Diego, California of a good and sufficient deed, approved by the City Attorney of said City, conveying to the said City of San Diego the right-of-way to construct and maintain a sewer across and through the south ten feet of said lots, the sum of twenty-five dollars be paid as full compensation for the deed and for all damages to be occassioned by the construction of said sewer to said property and the improvements thereon, and said sum of twenty-five dollars is hereby appropriated from the Sewer and Drainage Fund of said City for said purpose.

SECTION 2. That this ordinance shall take effect and be in force from and after thirty days after its passage and approval.

A Communication from the Board of Public Works recommending the purchase of a type-writing machine for use in the City Attorney's Office, is read and referred to the Finance Committee.

A Communication from the Board of Public Works recommending the purchase of a set of "Bender Chaquette" Codes, for use in the City Attorney's Office, is read and referred to the Finance Committee.

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A Communication from the Board of Public Works recommending the purchase of three sprinkling wagons; for the use of the Street Department, at a cost not to exceed \$375.00, each, is read and referred to the Finance Committee.

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A Communication from the Board of Public Works recommending the purchase of a car load of 4" cast iron water pipe, is read and on motion to ft Councilman McNeill, said recommendation is granted.

A Communication from the Board of Public Works recommending the laying of a two inch water pipe line on 6th street, from Thorn street 500 feet south, is read and referred to the Water Committee.

A Communication from the City Engineer, submitting report of examination of the grade elevations on First street from "D" to Laurel streets, is presented and referred to the Street Committee.

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The report of the City Puundkeeper for the Month of May, 1905, is presented and ordered filed.

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A Communication from the War Department, addressed to the Mayor, in the matter of using the Government Dike for a Public Highway, and transmitting a Permit, authorizing the City of San Diego, California, to use said Dike for a Public Highway are presented, and on motion, said communication is ordered filed, and Permit spread upon the minutes, viz;

WHEREAS, By Section 14 of an act of Congress, approved March 3, 1899, entitled, "An act making appropriations for the construction, repair and preservation of certain public works on rivers and harbors, and for other purposes", it is provided that it shall not be lawful for any person of persons to take possession of or make use of for any purpose, or build upon, alter, deface, destroy, move, injure, obstruct by fastening vessels thereto or otherwise, or in any manner whatever impair the usefulness of any sea wall, bulkhead, jetty, dike, levee, wharf, pier, or other work built by the United States, in shylpieceiof plant, floating or otherwise, used in the construction of such work under the control of the United States, in whole or in part, for the preservation and improvement of any of its nagivable waters or to prevent floods, or as boundary marks, tide gauges, surveying stations, buoys, or other established marks, nor remove for ballast or other purposes any stone or other material composing such works: PROVIDED, That the Secretary of War may, on the recommendation of the Chief of Engineers, grant permission for the temporary occupation or use of any of the aforementioned public works when in his judgment such occupation or use will not be injurious to the public interest; and,

WHEREAS, The City of San Diego, California, has applied to the Secretary of War for permission to occupy and use as a public highway the United States Dike along the San Diego

River at Old Town, San Diego Harbor, California;

NOW, THEREFORE, This is to certify that, in accordance with the recommendation of the Chief of Engineers, United States Army, the Secretary of War hereby grants permission, revocable at will by the Secretary of War, unto the City of San Diego, California, to occupy and use as a public highway the United States Dike along the San Diego River at Old Town, San Diego Harbor, California, upon the following conditions:

- 1. That said licensee shall hereafter, during the occupation and use of said Dike herein permitted, keep said dike in repair, to the satisfaction of the Engineer Officer of the United States Army in charge of the locality.
- 2. That any sum which may have to be expended after revocation or relinquishment of this license, in putting any premises or property, hereby authorized to be occupied or used, in as good condition for use by the United States as it is at this date, shall be repaid by said City of San Diego on demand.

WITNESS my hand this 20th day of May, 1905.

. Robert Shaw Oliver.

Asst. Secretary of War.

A Communication from the President of the Lewis and Clark Centennial Exposition, extending an invitation to attend the exposition on July 24th, 1905, is presented and ordered filed.

A Communication from H. T. Richards, transmitting map and profile of his proposed railroad through the City of San Diego, is presented and ordered filed.

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A Communication from Ed Fletcher, in the matter of oiling "D" street, calling attention to the present uneven condition of the street, is presented and referred to the Street Committee.

A Communication from Jesse Gillmore in the matter of certain taxes and assessments on lot 12 of Middletown, is presented and referred to the Finance Committee.

Communications from the Journeymen BarberssUnion, the Longshoremens Union and the International Brotherhood of Teamsters, endorsing the appointment of W. B. Allen, as member of the Board of Publis Works, are presented and ordered filed.

A Communication from Griffing Bancroft, transmitting a petition of Property Owners, for the paving of Fifth street from "A" to Upas streets with decomposed granite and oil; also a communication from the San Diego Electric Railway Company in said matter, are presented and referred to the Street Committee.

The Petition of E. Bartlett Webster, for an extension of time in which to construct a street railway on certain streets in the City of San Diego is presented and read. Councilman McNeill moves that said petitioner be granted three months additional time in which to commence the construction of said street railway, which motion is adopted.

Thereupon an Ordinance modifying the street railway franchise heretofore granted to

E. Bartlett Webster, and extending the time for the construction of said railway is read, and

action thereon postponed for thirty days in accordance with the provisions of the City Charter

At this time Councilman Creelman enters, and takes seat in the Council.

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The petition of the Bartlett Estate Company, for the acceptance and maintenance by the City, of the arc light at the intersection of 25th and "L" streets, is presented and referred to the Electric Light Committee.

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The Petition of E. Bernard et al, for the reapir of Washington street between First and Albatross streets is presented, and on motion said petition is granted.

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The Petition of the Bartlett Estate Company et al, for the oiling of 25th street from "N" street to the City Park, is presented and referred to the Street Committee.

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The Petition of D. C. Collier Jr, et al., asking that the Council suspend the Provisions of Ordinance No. 2036, pending a reconsideration or repeal of same; and that if not so
considered and repealed, that the same be submitted to the qualified electors of the City for
their ratification or rejection, under provisions of Section 3 of Chapter IV of Article I of
the City Charter, is presented and referred to the City Attorney.

The Petition of Edward Cotter, for the grading of Julian avenue from Marcey avenue to the south line of Sherman's Addition is presented and referred to the Street Committee.

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The Petition of Helen Leatham for the grading of Evans Street, formerly known as south 25th street, from Pierce a venue to the south line of "M" street, is presented and referred to the Street Committee.

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The Petition of Property Owners for a change of grade on Maple street at the west line of the City Park, is presented and referred to the Street Committee.

The Petition of Mary B. Tyler et. al., for a change of grade on Maple street at its intersection with Front street, is presented and referred to the Street Committee.

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The Petition of A. R. Ferguson et al., for a water pipe line on Harvard street from 50th to Ida streets, is presented and referred to the Water Committee.

The Petition of C. R. Orcutt, for a two inch water pipe line on 15th street between "E" and "F" streets, is presented and referred to the Water Committee.

The Petition of M. T. Gilmore at al., for the oiling of "D" street from 3rd to California, and 4th street from "A" to Ivy, is presented and referred to the Street Committee.

The Petition of Alexander Lehosky for a change in the name and location of the liquor license heretofore granted to Lehosky and Chovan is presented, and on motion said petition is granted.

The Petition of the Fox Heller Investment Company for permission to enclose the side-walk at the corner of 5th and "E" streets during the construction of a brick block on said corner; also a petition E. C. Bangs et al, protesting against the enclosing of said sidewalk are presented, and on motion said protest is filed, and petition denied.

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A Resolution directing the City Engineer to furnish the necessary elevations for the establishment of the grade of the alley in block between "I" and "J", 24th and 25th streets is read and referred to the Street Committee.

An Ordinance fixing and establishing the grade of Sampson street from the northeasterly line of the right-of-way of the Southern California Railway Company to the northeasterly line of Pierce avenue is read, and on motion of Councilman Blochman put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman Blochman said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2059 .- --

An Ordinance fixing and establishing the grade of Sampson street in the City of San Diego California, between the northeasterly line of the right-of-way of the Southern California Railroad Company and the northeasterly line of Pierce avenue.

BE IT ORDAINED, BY the Common Council of the City of San Diego as follows:

SECTION 1. That the grade of Sampson street in the City of San Diego, between the northeasterly line of Pirece avenue and the northeasterly line of the right-of-way of the Southern California Railroad Company, be and the same is hereby fixed and established as follows, to-wit:

At the south corner of the intersection of Sampson street and Pierce avenue, twenty-feet; at the north corner of the intersection of Sampson street and Pierce avenue, twenty-one feet; at the east corner of the intersection of Sampson street and Pierce avenue, twenty one feet; at appoint to intersection of Sampson street and Pierce avenue, and in line with the southwesterly line of said Pierce avenue, twenty feet.

At the south corner of the intersection of Sampson street and Railroad avenue eleven feet; at the east corner of the intersection of Sampson street and Railroad avenue, twelve feet; at a point sixty feet northwesterly from the south corner of the intersection of Sampson

street and Railroad avenue, and in line with the southwest line of Railroad avenue eleven feet at a point sixty feet northwesterly from the east corner of the intersection of Sampson street and Railroad avenue, and in line with the northwesterly line of Railroad avenue twelve feet.

At the intersection of the southwesterly line of Sampson street with the northeasterly line of the right-of-way of the Southern California Railroad Company, nine feet; at a point on the northeasterly line of said right-of-way, sixty feet northwesterly from the last named point, nine feet.

That the grade of the said Sampson street, including the intersection of said Sampson street with Railroad avenue, is hereby fixed and established so as to conform to the grade elevations above mamed; provided, that the center line of the said Sampson street shall have an average elevation of the opposite curb grades; provided, further, that the grade elevations above named are hereby declared to be above the datum line of levels as fixed by Ordinance No. 3 of the ordinances of the said City of San Diego, entitled, "An Ordinance establishing a datum line for the grading of streets in the City of San Diego, California, and providing for the manner of establishing grades by ordinance", approved on the 30th day of June, 1886.

SECTION 2. That this ordinance shall take effect and be in force from and after thirty days after its passage and approval.

SECTION 3. That the City Clerk of the said City of San Diego be, and he is hereby, authorized and directed immediately after the approval of this ordinance; to publish or cause the same to be published ones in the City official newspaper of said City, to-wit; the San Diego Union and Daily Bee.

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An Ordinance fixing and establishing the grade of "I" street from the east line of Twenty-fifth street to the east line of Twenty-sixth street is read, and on motion of Council-man Thorpe put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.
NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman Thorpe, said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

ABSENT-COUNCILMAN: -Osborn.

Said ordinance as adopted is as follows, viz;

THE PROPERTY OF ROINANCE NO. 2006 0. The Property of the Company o

An Ordinance fixing and establishing the grade of "I" street in the City of San Diego,
California, from the east line of Twenty-fifth street to the east line of Twenty-sixth street.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That the grade of "I" street in the City of Sa n Diego, California, between the east line of Twenty-fifth street and the east line of Twenty-sixth street, be and the same is hereby fixed and established as follows, to-wit;

At the northeast corner of the intersection of "I" and Twenty-fifth streets, one hundred and thirty feet.

At a point on the north line of said "I" street forty feet east of the east line of Twenty-fifth street, one hundred and twenty-nine feet; at a point on the north line of said "I" street twenty feet east of the last named point, one hundred and twenty-eight feet; at a point on the north line of said "I" street one hundred and forty feet east of the last named point, one hundred and ten feet; at a point on the north line of said "I" street, forty feet east of the last named point, one hundred and eight feet; at a point on the north line of said "I" street, forty feet east of the last named point, one hundred and seven feet; at a point on the north line of said "I" street, forty feet east of the last named point, one hundred and seven feet; at a point on the north line of said "I" street forty feet east of the last named point, one hundred and seven feet; at a point on the north line of said "I" street forty feet east of the last named point, one hundred and ten feet.

At the southeast corner of the intersection of said "I" street and Twenty-fifth street, one hundred and twenty-eight feet.

At a point on the south line of said "I" street, forty feet east of the east line of Twenty-fifth street, one hundred and twenty-seven feet; at a point on the south line of said "I" street twenty feet east of the last named point, one hundred and twenty-six geet; at a point on the south line of said "I" street, one hundred and forty feet east of the last named point, one hundred and eight feet; at a point on the south line of said "I" street forty feet east of the last named point, one hundred and six feet; at a point on the south line of said "I" street forty feet east of the last named point, one hundred and five feet; at a point on the south line of said "I" street forty feet east of the last named point one hundred and five feet; at a point on the south line of said "I" street forty feet east of the last named point, one hundred and six feet; at a point on the south line of said "I" street thirty-five feet east of the last named point, one hundred and eight feet.

At the southwest corner of the intersection of said "I" street and Twenty-sixth street, one hundred and forty-three feet; at the northwest corner of the intersection of said "I" street and Twenty-sixth street, one hundred and forty-four feet; at the southwest corner of the intersection of said "I" street and twenty-sixth street, one hundred and forty-six feet; at the northeast corner of the intersection of said "I" street and Twenty-sixth street one hundred and forty-seven feet;

That the grade of the said "I" street between said points, including the intersection of said "I" street and Twenty-sixth street, is hereby fixed and established so as to conform to the grade elevations above named; provided, that the center line of the said "I" street shall have an average elevation of the opposite curb grades; provided, further, that the grade elevations above named are hereby declared to be above the datum line of levels as fixed by Ordinance No. 3 of the ordinances of the said City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, California, and providing for the manner of establishing grades by ordinance", approved on the 30th day of June, 1886.

SECTION 2. That this ordinance shall take effect and be in force from and after thirty days after its passage and approval.

SECTION 3. That the City Clerk of the said City of San Diego be, and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the City official newspaper of said City, to-wit, the San Diego Union and Daily Bee.

The following report of the Finance Committee in the matter of a communication from Turner and Barr, offering to settle certain taxes on property in Pacific Beach, is read and adopted, viz;

The Finance Committee recommends that settlement of the Auditor's estimate amounting to \$32.62, required to redeem the property herein named, be accepted for half the amount, viz; \$16.31, and the City Tax Collector be authorized to accept \$16.31 in full settlement to redeem from lien, for taxes due.

Jay. N. Reynolds.

L. A. Blochman.

May 26th, 1905.

A. P. Johnson jr.

Thereupon an Ordinance directing the City Auditor to compromise with Turner and Barr the claim of the City against certain property for taxes is read, and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vite, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

ABSENT-COUNCILMAN: Osborn.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.
NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Ordinance as adopted is as follows, viz;

An Ordinance directing the Auditor of the City of San Diego, California, to compromise with Turner & Barr, the claim of the City of San Diego against certain property for taxes.

WHEREAS, Messrs. Turner & Barr, real estate dealers, claim to be the owners of lots 5, 6 and 7 in block one, also lots 14, 15 and 33 in block two of Brouilaett's Addition to said City, being a subdivision of ten acres in Pueblo Lot 1193, Pacific Beach; and,

whereas, there is due the City for taxes and interest, down to this time, assessed on said lots the sum of \$32.62; and,

WHEREAS, thereis a dispute between said owners and the City as to the legality of such assessment and taxes, now, therefore, as a matter of compromise, and to end said dispute,

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

That the City Auditor of the City of Sam Diego, California, be and he is hereby authorized and empowered to settle the taxes and claims of the City against the said lots 5, 6 and 7 in said block one, and lots 14, 15 and 33 in said block two in Brouillett's addition to the said City of San Diego, being a subdivision of ten acres in Pueblo Lot 1193, in said City, on the payment into the City Treasury of said City the sum of \$16.31, and on such payment, which the said Treasurer and Tax Collector is hereby authorized to receive, the said property shall be released from any other claim on the part of the City, previous to January, 1905.

SECTION 2. That this Ordinance shall take effect and be in force from and after thirty days after its passage and approval.

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The following report of the Ways and Means Committee in the matter of a communication from the Board of Public Works, recommending the purchase of \$50.00 worth of Postage stamps for use of the City Government, is read and adopted, viz;

The Ways And Means Committee recommends the adoption of the resolution presented herewith, authorizing the purchase of \$50.00 worth of postage stamps for use of the departments of the City Government.

Jay. N. Reynolds.

L. A. Blochman.

May 25th, 1905.

A. P. Johnson, Jr.

Thereupon a Resolution authorizing the Board of Public Works to purchase \$50.00 workt of postage stamps for use of the various departments of the City Government isread, and on motion adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Bacchman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTIONONO. 2245.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That the Board of Public Works of the City of San Diego, California, be and they are hereby authorized and directed to purchase for the use of the various departments of the City Government, \$50.00 worth of postage stamps.

The following report of the Ways and Means Committee in the matter of an ordinance prescribing ceetain duties of the City Clerk, is read and adopted, viz;

The Ways and Means Committee recommends that the within ordinance be adopted.

Jay. N. Reynolds.

. . L. A. Blochman.

May 25th, 1905.

A. P. Johnson, Jr.

Thereupon an ordinance prescribing certain duties of the City Clerk is read; and on motion of Councilman Creelman, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN:-Osborn.

Thereupon on motion of Councilman Creelman, said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Bodchman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2057.

An Ordinance prescribing certain duties of the City Clerk.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows;

SECTION 1. Whenever, hereafter, the Common Council of the City of San Diego shall

pass any resolution or ordinance, which, by any provision of law or of the Charter of said City, is required to be published, and no provision shall be made in the said resolution or ordinance for publication thereof, it is hereby declared to be the duty of the City Clerk, and he is hereby authorized and empowered to publish all such resolutions or ordinances in the official paper of the City, to the same extent and in the same manner as if specifically required to do so in any such ordinance or resolution.

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The report of the Street Committee in the matter of a petition of Daniel Meyers et al. for a road on the north side of Mission Valley, leading to Escondido, is presented and read.

The petition of Lizzie Blythe, protesting against the granting of said petition is presented and read; whereupon on motion, said matter is referred to the Street Committee for further investigation.

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The report of the Street Committee in the matter of an Ordinance repealing Ordinance No.1993, "extending the width of the Boulevard along the south line of the City Park" is read.

Councilman McNeill moves that the report of the Street Committee be adopted; whereupon Councilman Thorpe moves, that said report be laid on the table, which motion is adopted by the following vote, to-wit;

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, Reynolds, Johnson and Goldkamp.

NOES---COUNCILMEN:-McNeill and Creelman.

ABSENT-COUNCILMAN: -Osborn.

At this time Councilman Creelman is excused from further attendance on this session of the Council.

An Ordinance establishing the grade of the sidewalks and curbs afothe Boulevard along the south line of the City Park, from 6th to 8th streets is read, and on motion of Councilman Blochman, put on its final passage at its first reading by the following two-thirds vote, towit AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Reynolds, Johnson and Goldkamp.

ABSENT-COUNCILMEN:-Creelman and Osborn.

Thereupon on motion of Councilman Blochman, said ordinance is adopted by the following vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Reynolds, Johnson and Goldkamp. NOES---NONE:-

NOES---NONE:-

ABSENT-COUNCILMEN:-Creelman and Osborn.

- Garage Barat A G Said Ordinance as adopted is as follows, viz;

ORDINANCE No. ____.

An Ordinance establishing the grade of the sidewalks and curbs along the Boulevard following the south line of the City Park from the east line of Sixth street to the west line of Eighth street in the City of San Diego, State of California.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That the grade of the sidewalks and curbs along the Boulevard following the south line of the fourteen hundred acre Public Park, in the City of San Diego, California, from the east line of Sixth street to the west line of Eighth street, known as the south park boulevard, be, and the same are hereby established as follows; to-wit:

At the intersection of the south curb line of the said south park boulevard with the east line of Sixth street, if the east line of the said Sixth street was extended northerly to the said south curb line of the said south park boulevard, one hundred and forty-two and fifty hundredths feet:

At the intersection of the north curb line of the said south park boulevard with the east line of Sixth street, if the said east line of the said Sixth street was extended northerly to the north curb line of the said south park boulevard, one hundred and forty-five feet.

At the intersection of the south curh line of the said south park boulevard with the west line of Seventh street, if the said west line of Seventh street was extended northerly to the said south curb line of the said south park boulevard, one hundred and fifty-four feet;

At the intersection of the north curb line of the said south park boulevard with the west line of seventh street, if the said west line of seventh street was extended northerly to the north curb line of the said south park boulevard one hundred and fifty-four feet;

At the intersection of the south curb line of the said south park boulevard with the east line of seventh street, if the said east line of seventh street was extended northerly to the south curb line of the said south park boulevard, one hundred and fifty-seven feet;

At the intersection of the north curb line of the said south park boulevard with the east line of seventh street, if the said east line of seventh street was extended northerly to the said north curb line of the said south park boulevard, one hundred and fifty-seven feet

At the intersection of the south curb line of the said south park boulevard with the west line of Eighth street, if the said west line of eighth street was extended northerly to the south curb line of the said south park boulevard, one hundred and sixty-five and twenty hundredths feet;

At the intersection of the north curb line of the said south park boulevard with the west line of eighth street if the said west line of eighth street was extended northerly to the said north curb line of the said south park boulevard, one hundred and sixty-five and twenty hundredths feet;

That the grade of the north curb line of the said south park boulevard from a point, where the said north curb line would be intersected by the east line of Sixth street, if the east line of said Sixth street was extended northerly to the north curb line of the said south park boulevard, to a point where the said north curb line would be intersected by the west line of eighth street, if the said west line of eighth street was extended northerly to the said north curb line, shall be of uniform ascent and descent and shall conform to the grade elevations of the points herein established.

That the grade of the south curb line of said South Park Boulevard from-a point where the said south curh line would be intersected by the east line of Sixth street, if the said east line of Sixth street was extended northerly to the said south curb line, to a point where the said south curb line would be intersected by the west line of Seventh street, if the said west line of Seventh street was extended northerly to the said south curb line, shall be uniform ascent and descent and shall conform to the grade elevations hereby establised.

That the grade of the said south curb line, of the said south park boulevard, from a point where the said south curb line would be intersected by the east line of Seventh street,

if the said east line of seventh street was extended northerly to the said south curb line, to a point where the said south curb line would be intersected by the west line of eighth street, if the said west line of eighth street was extended northerly to the said south curb line, shall be of uniform ascent and descent and shall conform to the grade elevations hereby established, that the grade of the returns on the south line of said South Park Boulevard between the said east line of Sixth street and the said west line of Eighth street shall conform to the grade elevations above designated, which grade elevations are hereby declared to be above the datum line of levels as fixed by Ordinance Number Three, of the Ordinances of the said City of San Diego, entitled, "An Ordinance establishing a datum line for the grading of streets in the City of San Diego, California, and providing for the manner of establishing grades by ordinance", approved the Thirtieth day of June, 1886.

SECTION II. That this Ordinance shall take effect and be in force from and after thirty days after its final passage and approval.

SECTION III. That the City Clerk of the Said City of San Diego be, and he is hereby authorized and directed immediately after the approval of this ordinance, to publish or cause the same to published once in the City official newspaper of said City, to-wit, "The San Diego Union and Daily Bee".

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THE following report of the Sewer Committee in the matter of a communication from the Board of Public Works recommending the repeal of Ordinance No.1967, "providing for the construction of a sewer in the alley between "A" and "B" streets and 24th and 25th streets", is read and adopted, viz;

The Sewer Committee recommends that the within recommendation of the Board of Public Works be adopted; we therefore recommend the adoption of the ordinance presented herewith.

L. A. Blochman.

F. J. Goldkamp.

May 26th, 1905.

E. C. Thorpe.

Thereupon an Ordinance providing for the construction of a public sewer on "B" street between 24th and 25th streets is read, and on motion of Councilman Thorpe, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN:-Creelman and Osborn.

Thereupon on motion of Councilman Thorpe, said ordinance is adopted by the following vote, to-wit;

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Reynolds, Johnson and Goldkamp.

ABSENT-COUNCULMEN:-Creelman and Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2064.

An Ordinance providing for the laying of a public sewer on "B" street, between Twenty-fourth and Twenty-fifth streets, in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;;

SECTION 1. That the Board of Public Works of the City of San Diego, be and said Board

is hereby authorized and directed to lay, or cause to be laid, a six inch vitrified sewer pipe in said City of San Diego, as follows, to-wit;

SECTION 1. Commencing at and connecting with the main sewer pipe at the intersection of Twenty-fifth and "B" streets; thence running west along said "B" street to the intersection of Twenty-fourth and "B" streets, there to be connected with the public sewer to be constructed out of the proceeds of the Bond Issue, as soon as such connection can be made.

The said Board of Public Works is also hereby directed to put in, or cause to be put in, all necessary "Y's", flush tanks and man-holes. All of said work to be done, and material to be furnished, shall be according to plans and specifications to be prepared by the City Engineer of said City, and to be approved by the said Board of Public Works; provided, that the material therefor shall be purchased in the open market, and the work done by day's labor; provided further, that the entire expense of the same shall not exceed the sum of Eight hundred and fifty (\$850.00) Dollars.

SECTION 2. That Ordinance No. 1967, being Document NO.9195, approved by the Mayor March 22nd, 1905, be and the same is hereby repealed.

SECTION .3. That it be and is hereby determined that this ordinance is one of urgeny and for the immediate preservation of the public peace, health and safety.

SECTION 4. That this ordinance shall takeneffect and be in force from and after its final passage, and approval by the Mayor of said City.

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The following report of the Street Committee on the petition of U. S. Grant, for a right-of-way for a tunnel and bridge on 4th street, and portico on "D" street, is read and adopted, viz;

The Street Committee recommends that the within petition be granted, and that the City Attorney prepare the necessary papers to carry the same into effect.

A. P. Johnson, Jr.

May 26th, 1905.

L. A. Creelman.

Thereupon an ordinance granting certain privileges to U. S. Grant, on 4th and "D" streets is read, and on motion referred to the STreet Committee.

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A Resolution granting property owners 30days time in which to make connections with the Water Main on 5th street from "A" to Upas, streets, same being recommended by the Street Committee is read, and on motion referred to the City Attorney and Street Committee.

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The following report of the Street Committee in the matter of a resolution directing the City Engineer to furnish elevations for the establishment of the grade in the alley in block 6 of Culverwell's Addition, is read and adopted, viz;

The Street Committee recommends that the within resolution be adopted.

A. P. Johnson, Jr.

Chas Kelly.

May. 26th, 1905. L. A. Creelman.

Thereupon a resolution directing the City Engineer to furnish said elevations for establishing the grade in said alley is read, and on motion adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Reynolds, Johnson and Goldkamp.

NOES---NONR:-

ABSENT-COUNCILMEN:-Creelman and Osborn.

Said Resolution as adopted is as follows, viz;

CONTRACTOR CONTRACTOR RESIDENT TO NOTION 12244. CONTRACTOR

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed, to furnish to this Common Council his recommendations as to the grade to be established in the alley running east and west through block Six in Culverwell's Addition in said City.

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The following report of the Street Committee in the matter of a Resolution excepting the sidewalk return at the northwest corner of 15th and "F" streets, is read and adopted, viz;

The Street Committee recommends that the within resolution be adopted.

A. P. Johnson, Jr.

Chas Kelly.

May 26th, 1905.

L. A. Creelman.

Thereupon a Resolution excepting the sidewalk return at 15th and "F" streets from the order to sidewalk said street at that point is read, and on motion of Councilman Thorpe, adopted by the following vote, to-wit;

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN:-Creelman and Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2243.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That the sidewalk return at the northwest corner of 15th and "F" streets is hereby excepted from the order to sidewalk "F" street at that point, until further order of this Council.

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The following report of the Street Committee in the matter of a petition of Company "B", 7th Infantry N.G.C., for permission to maintain a rifle range on the vacant lot at the southeast corner of 8th and "G" streets, is read and adopted, viz;

The Street Committee recommends that the within petition be denied.

A. P. Johnson, Jr.

Chas Kelly.

May 26th, 1905.

L. A. Creelman.

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The following report of the Street Committee on the petition of Mary A. Wilcox, for permission to erect a box sign over the entrance of the Bancroft Rooming House, on "G" street is read and adopted, viz;

The Street Committee recommends that the within petition be denied.

A. P. Johnson, Jr.

Chas Kelly.

L. A. Creelman.

May 26th, 1905.

The following report of the Street Committee on the petition of Mrs.Ada Pierce, for permission to erect a box sign over the entrance of the Montrose Rooming House No.717-4th, st, is read and adopted, viz;

The Street Committee recommends that the within petition be denied.

A. P. Johnson, Jr.

Chas Kelly.

May 26th, 1905.

L. A. Creelman.

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The following report of the Street Committee in the matter of the petition of Harris Embury, et al., for the grading of Maple street from 5th street tonthe City Park, is read and adopted, viz;

The Street Committee recommends that the within petition be denied.

A. P. Johnson, Jr.:

Chas Kelly.

May 26th, 1905.

L. A. Creelman.

The following report of the Street Committee on the petition of Property owners for change of grade of Albatross street from Kalmia to Maple streets is read and adopted, viz;

The Street Committee recommends that the within petition be denied.

A. P. Johnson, Jr.

Chas Kelly.

May 26th, 1905.

L. A. Creelman.

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The following report of the Health and Mozals Committed in the matter of the petition of Andrew Heckler, for a change of name of the liquor license, now standing in the name of Deperdusin & Heckler, is read and adopted, viz;

The Health and Morals Committee recommends that the within petition be granted, and that the City Auditor change the license now standing in the name of Deperdusin and Heckler, to Andrew Heckler.

L. A. Blochman.

F. J. Goldkamp.

E. C. THorpe.

May 26th 1905.

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After first giving due notice, president pro tempore Johnson, did in open session sign;

An Ordinance (No. 2056) directing the City Auditor to compromise with Turner & Barr the claim of the City against certain property in Pacific Beach; also,

An Ordinance (No. 2057) prescribing certain duties of the City Clerk; also,

An Ordinance (No. 2058) providing for the purchase of a right-of-way for a sewer across lots 15 and 16 of block 316 of C. Hensley' Addition; also,

An Ordinance (No. 2059) establishing the grade of Sampson street from Pierce avenue to the right-of-way of the Southern California Railroad Company; also,

An Ordinance (No. 2060) establishing the grade of "I" street from Twenty-fifth to Twenty-sixth streets; also,

An Ordinance (No. 2064) providing for the construction of a sewer on "B" street between Twenty-fourth and Twenty-fifth streets; also,

An Ordinance (No. ____) establishing the grade of the sidewalks and curbs of the Boulevard along the south line of the City Park.

Thereupon the Council adjourned.

President of the Common Council of the

City of San Diego, California.

ATTEST:

aller, City Clerk.

Deputy.

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REGULAR MEETING.

of the City of San Diego, California.

June, 5th, 1905.

In the absence of President Osborn, Councilman Thorpe is elected president pro tempore

On motion, the reading of the minutes is dispensed with.

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The report of the City Auditor for the month of May, 1905, is presented and ordered filed.

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A Communication from the City Engineer, giving estimate of the yardage for the grading of 28th street from "B" to Dartmouth streets is presented and ordered filed.

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A Communication from the Board of Fire Commissioners recommending the appointment of an Assistant Chief Engineer in the Fire Department, is presented and referred to the Fire Committee.

A Communication from the Florence Heights Improvement Club, protesting against the alteration of the present Park plans, is presented and ordered filed.

The Petition of Property Owners for the ciling of 9th street from "C" street to the City Park, is presented and referred to the Street Committee.

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The Petition of John Johnson, Janitor of the Normal School, for permission to shoot at birds roosting on parts of said School is read, and on motion of Councilman Creelman, said petition is granted by the following vote, to-wit;

AYES---COUNCILMEN:-ThorPe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

ABSENT-COUNCILMAN: -Osborn.

NOES---NONE:-

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The Petition of Olaf Nelson, for a 30 days extension of time in which to complete the grading of "C" street from 25th to 26th streets is read, and on motion of Councilman Kelly, said Petition is granted.

Thereupon a Resolution granting said extension of time to said Olaf Nelson in which to grade said street is read, and on motion of Councilman Johnson, adopted by the following

Vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman and Johnson,

NOES---COUNCILMEN:-Reynolds and Goldkamp.

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2249.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That the time for the completion of the work of grading "C" street in the City of San Diego, California, from the east line of 25thtstreet to the west line of 26th street, as fixed by the Superintendent of Streets of said City, in the contract of grading said "C" street, made between Olaf Nelson Contractor, and S. W. hackett, Superintendent of Streets, deated April 26th, 1905, be and the same is hereby extended thirty days from the time fixed in said contract, and the said Superintendent of Streets is hereby authorized and instructed to grant said contractor thirty days additional time to the time fixed in said contract within which to complete the grading of said "C" street between the points named in said contract.

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The following report of the Finance Committee, in the matter of a communication from the Board of Public Works, recommending the purchase of three sprinkling wagons, at a cost not to exceed \$375.00 each, is read and adopted, viz;

The Finance Committee recommends that the Board of Public Works be authorized to purchase three new sprinkling wagons, at a cost not to exceed \$375.00 each.

J. N. Reynolds.

L. A. Blochman.

June 5th, 1905.

A. P. Johnson, Jr.

Thereupon an Ordinance providing for the purchase of three sprinkling carts for the use of the Street Department is read, and on motion of Councilman Johnson, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman Blochman, said ordinance is adopted by the following vote, to-wit;

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2066.

An Ordinance providing for the purchase of three sprinkling carts for the use of the Street Department, of the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That the Board of Public Works of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed, to purchase, in the open market, three sprinkling carts for the use of the Street Department of said City. Said sprink ling carts to be furnished according to specifications to be prepared by the said Board of Public Works; provided, that the cost of said sprinkling carts shall not exceed the sum of Three Mundred and Seventy-five Dollars each.

SECTION 2. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public peace, health and safety.

SECTION 3. That this ordinance shall take effect and be in force from and after its passage and approval.

Councilman Blochman moves that the appointments of the Mayor, heretofore presented and action thereon postponed until this meeting, be now taken up for consideration. Whereupon Councilman Johnson moves as a substitute motion, that the Council proceed with the regular order of business, which motion is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, McNeill, Creelman, Reynolds and Johnson.

NOES---COUNCILMEN:-Blochman, Kelly and Goldkamp.

ABSENT-COUNCILMAN:-Osborn.

The following report of the Street Committee in the matter of a communication from the Board of Public Works, transmitting a map of "Bird Rock City By The Sea", is read and adopted.

The Street Committee recommends that the map of Bird Rock City be approved, and the streets and alleys thereon be accepted; we therefore recommend the adoption of the ordinance presented herewith.

A. P. Johnson, Jr.

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May 26th, 1905.

L. A. Creelman.

Thereupon an ordinance accepting certain streets and alleys in "Bird Rock City by the Sea" is read, and on motion of Councilman Johnson, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman Johnson, said Ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe,Blochman,Kelly,McNeill,Creelman,Reynolds,Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No.

An Ordinance accepting certain streets and alleys in "Bird Rock City By The Sea", being a subdivision of the north seventy-five acres of lot numbered seven, of Pueblo Lot numbered Seventeen hundred and eighty-two of the pueblo lands of the City of San Diego, California, and providing for the endorsement of a certificate upon the map thereof.

WHEREAS, the Union Title and Trust Company, a comporation, having subdivided the north seventy-five acres of lot numbered seven of pueblo lot numbered seventeen hundred and eighty two of the pueblo lands of the City of San Diego, California, and having laid out the same into town lots, streets and alleys, as appears from the map thereof acknowledged by John F. Forward, as president of the said corporation, before R. S. Reed, a Notary Public, on the 9th day of May, 1905, for the purpose of selling said lots, said corporation being the proprietor thereof; and,

WHEREAS, said corporation has caused to be made the aforesaid accurate map and plat thereof, setting forth and describing all of the parcels of ground in said subdivision, reserved for public purposes by their boundaries, courses and extent, and all parts of lots and blocks thereof, giving the precise length and width of each lot, alley and street, and has

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requested this Common Council to adopt said map, accept said streats and alleys, and allow said subdivision; and,

WHEREAS, the said map has been signed and acknowledged as aforesaid, and presented to the Board of Public Works of said City, which Board has found and determined that said map conforms to the surrounding surveys; and,

WHEREAS, the said corporation has offered to dedicate the said streets, alleys and highways designated upon said map for the use of the public, and have requested this Common Council to accept the same on behalf of the said Public; NOW THEREFORE,

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows;

SECTION 1. That said map be, and the same is hereby adopted, and said subdivision allowed, and that the following named streets, alleys and highways in the said subdivision of the north seventy-five acres of lot numbered seven of Pueblo Lot numbered seventeen hundred and eighty-two of the pueblo lands of the City of San Diego, California, shown and offered on said map and plat presented to this Common Council, be and the same are hereby accepted on behalf of the Public, and that the offer to dedicate and the dedication of the same by the owner thereof for the use of the public, be and the same are hereby accepted and the same are roads, hereby declared to be public streets, alleys and highways in the City of San Diego, County of San Diego, State of California, which streets are named and described on the said map as follows;

.VIEW AVE.

SUN AVE.

TAFT AVE.

HODGMAN AVE.

BURKE AVE.

DODGE AVE.

ELECTRIC AVE.

OIL BOULEVARD.

BEULLAH AVE.

HOTEL AVE.

OCEAN BOULEVARD.

BIRD ROCK AVE.

AND UNNAMED ALLEYS.

That the said City Clerk of the said City of San Diego, California, be and he is hereby authorized and directed, for and on behalf and as the act and deed of this Common Council, to make the following endorsement on said map and to affix his signature and the corporate seal of said City thereto, which endorsement shall be as follows:

City of San Diego, (SS.

State of California,)

The Common Council of the City of San Diego, California, hereby accepts, on behalf of the Public, the following streets, roads, alleys and highways, shown on this plat, to-wit;

View Ave., Sun Ave., Taft Ave., Hodgman Ave., Burke Ave., Dodge Ave, Electric Ave.,
Oil Boulevard., Beullah Ave., Hotel Ave., Ocean Boulevard., and unnamed alleys, and Bird Rock
Ave.

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By order of the Common Council of the City of San Diego, California.

City Clerk of the City of San Diego, California, and Ex-Officio Clerk of the Common Council, of the said City of San Diego.

SECTION 2. That this Ordinance shall take effect and be in force from and after thirty days after its passage and approval.

SECTION 3. That the City Clerk of the said City of San Diego, be and he is hereby authorized and directed immediately after the approval of this ordinance, to publish or cause the same to be published once in the City official newspaper of said City, to-wit; the San Diego Union and Daily Bee.

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The following report of the Water Committee, transmittin an "Agreement between the Southern California Mountain Water Company and the City of San Diego, for the sale and purchase of water for a period of ten years", and recommending the execution of said Agreement, and the adoption of an Ordinance providing for the execution of same, is read and adopted, viz;

San Diego, Calif., June 3rd, 1905.

To the Honorable Common Coulcil

of the City of San Diego.

Gentlemen:-

The Water Committee presents herewith, a contract with the Southern California Mountain Water Company, for furnishing water to the City of San Diego and its inhabitants for a period of ten years, at a cost of four cents per one thousand gallens.

The Committee presents this contract for consideration by your Honorable Body, to take the place of the contract heretofore made between the Southern California Mountain Water Company and the City of San Diego, for the furnishing of water to the City and the inhabitants thereof, which last mentioned contract expired by limitation Maylst, 1905. The Committee feels that the new contract presented herewith in one in which the interests of the City are fully protected and is even a more liberal contract than the one which has expired.

In the contract presented herewith, the Company agrees that it will on or before March 1st, 1906, complete the construction of the pipe line and conduit from lower Otay Dam to the University Heights Reservoir. The Company further agrees, that if the rainfall during the year ending March 31st, 1906, should be insufficient to impound the amount of water added to that contained in the Otay reservoirs to supply the City for what water it should need for two years from said date, that it will immediately commence work on the Barrett Dam and Conduit and actively continue said work and divert waters of the Cottonwood Creek, into the Lower Otay Reservoir, so that a continuous supply shall be furnished to the City through said line.

At a meeting of the Committee, held may 17th, 1905, the Southern California Mountain Water Company presented a draft of an agreement, to furnish water to the City for a period of ten years, which proposed contract was taken into consideration by the Committee at that time.

We have since gone over the agreement carefully, section by section, and after having made several changes in the reading, which changes were agreed to by the Water Company, the Committee at this time presents an agreement embodying the changes made therein, and recommends that the City enter into contract with the Southern California Mountain Water Company, for the sale and purchase of water for the use of said City and the inhabitants thereof, for a period of ten years. We therefore recommend the adoption of the Ordinance presented herewith, providing for the execution of the contract herein mentioned.

Respectfully submitted.

Geo. McNeill.

ittee. E. C. Thorpe.
A. P. Johnson.Jr.

Committee.

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A Communication from the Chamber of Commerce, transmitting a Resolution, recommending the execution of contract with the Southern California Mountain Water Company, for the furnishing of water to the City for a period of ten years, is presented and ordered filed.

The proposed Agreement between the Southern California Mountain Water Company and the City of San Diego, for the sale and purchase of a supply of water, for a period of ten years, is presented and read.

Councilman Blochman moves that the entire subject matter be laid on the table, which motion is defeated by the following vote, to-wit;

AYES---COUNCILMEN:-Blochman, Kelly and Goldkamp.

NOES---COUNCILMEN:-Thorpe, McNeill, Creelman, Reynolds and Johnson.

Thereupon, an Ordinance entering into certain agreement between the City of San Diego, California, and the Southern California Mountain Water Company is presented and read.

Councilman Johnson moves that said Ordinance be placed on its final passage, which motion is defeated by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, McNeill, Creelman, Reynolds and Johnson.

NOES---COUNCILMEN:-Blochman, Kelly and Goldkamp.

ABSENT-COUNCILMAN:-Osborn.

A Resolution directing the City Clerk to publish a notice, of the filing, by the Commissioners, of the Report in the matter of opening and extending Kearny avenue is read, and on motion of Councilman McNeill, adopted by the following voter, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2247.

WHEREAS, The Board of Commissioners heretofore appointed to have supervision of the opening of Kearny avenue in the City of San Diego, California, have filed in the office of the Clerk of this Common Council, their report and plat as required by law, now, therefore, BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That the Clerk of this Common Council shall gave notice thereof as required by law, by publication of such notice in the city official newspaper of said City, to-wit, the San Diego Union and Daily Bee, for the time required by law.

A Resolution determining to suspend action on the appointments of the Mayor, pending a decision by the Appelate Court on his eligibility is presented and read.

Councilman Blochman objects to the adoption of said Resolution, for the reason that such action would not be in accordance with the "Rules and Order of Business" of the Council.

Councilman Johnson now moves that the Rules be suspended, which motion is defeated by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, McNeill, Creelman, Reynolds and Johnson.

NOES---COUNCILMEN: Blochman, Kelly, and Goldkamp.

ABSENT-COUNCILMAN: -Osborn.

Whereupon, action on said matter is postponed until the next meeting of the Council.

A Resolution directing the Board of Public Works to make certain repairs on Washington street between First and Albatross streets is read, and on motion of Councilman Kelly, adopted by the following vote, to-wit;

AYES --- COUNCIEMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows; viz;

RESOLUTION No. 2248.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to cause temporary repairs to be made on Washington street between Albatross and First streets in said City.

A Resolution directing the Consolidated Gas and Electric Company to change the low light from the intersection of State and Ash streets, to the intersection of Union and Ash streets is read, and on motion of Councilman Kelly, adopted by the following vote, to-wit; AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2250.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;----

That the San Diego Consolidated Gas and Electric Company be, and said Company is hereby authorized and directed to change the low light at the intersection of Statement Ash streets to the intersection of Union and Ash streets.

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An Ordinance authorizing the Board of Public Works to purchase a car load of 4" cast iron water pipe is read, and on motion of Councilman Kelly, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman Blochman, said ordinance is adopted by the following vote, to-wit;

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:- CONTRACTOR OF THE PROPERTY OF THE STATE OF

ABSENT-COUNCILMAN: -Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2065.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to purchase a car load of four inch cast iron water pipe.

BE IT ORDAINED, By the Common Council of the City of San Diegomas follows;

SECTION 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to purchase, in the open

market without receiving proposals therefor, one car load of four inch cast iron water pipe; provided, that the expense thereof shall not exceed the sum of one thousand dollars. Said pipe shall be in accordance with specifications to be approved by the said Board of Public Works of said City.

SECTION 2. That it ibe and is cherebyldetermined that dthis ordinance is one of urgency and for the immediate preservation of the public peace, health and safety.

SECTION 3. That this ordinance shall take effect and be in force from and after its passage and approval.

The Clerk presents the affidavit of the publication of the Resolution of Intention to change the grade of Harrison avenue from the south line of "N" street to the west line of 28th street; also the affidavit of the posting of the notice of the passage of said Resolution, which affidavits are ordered filed.

Thereupon an Ordinance changing the grade of Harrison avenue between said points is read, and on motion of Councilman Blochman, put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman McNeill, said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. ____.

An Ordinance declaring the grade of Harrison avenue in the City of San Diego, California, from the south line of "N" street to the west line of Twenty-eighth street, to be changed, and establishing the grade of the same.

WHEREAS, a petition, signed by a majority of the owners of the property affected by the change of grade herein ordained, was heretofore filed as required by law, and thereafter the Common Council of the City of San Diego, California, duly passed a Resolution of Intention pursuant to the prayer of said petition, which resolution is numbered 2203, and was approved by the Mayor of said City on the 18th day of April, 1905; and

WHEREAS, the proceedings required by law to confer jurisdiction upon this Common Council to pass this ordinance have been duly had and taken, and the time allowed by law for persons to protest against the passage hereof has expired, now, therefore,

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. That the grade of that portion of Harrison avenue in the City of San Diego, California, from the south line of "N" street to the west line of Twenty-eighth stReet, and the intersections thereof, be and the same is hereby changed, established, and declared to be in conformity with said Resolution of Intention No. 2203, as follows:

At the intersection of the northeast line of said Harrison avenue with the south line of "N" street; the grade elevation to remain at forty-nine and eighty hundredths (49.80) feet;

at the intersection of the southwest line of said Harrison avenue with the south line of "N" street the grade elevation to remain at forty-eight and twenty hundredths (48.20) feet.

At the north corner of the intersection of said Harrison avenue and Crosby street, the grade elevation to remain at fifty-two and fifty hundredths (52.50) feet; at the south corner of the intersection of said Harrison avenue and Crosby street, the grade elevation to remain at fiftythree (53.00) feet; at the east corner of the intersection of said Harrison avenue and Crosby street, the grade elevation to remain at fifty-three (53.00) feet; at the west corner of the intersection of said Harrison avenue and Crosby street, the grade elevation to remain at fifty-two and fifty hundredths (52.50) feet.

At a point on the northeast line of said Harriosn avenue one hundred feet southeast of the east corner of the intersection of said Harrison avenue and Crosby street, change the grade edevation from fifty-six (56.00) feet to fifty-four and twenty hundredths (54.20) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from fifty-six and sixty hundredths (56.60) feet to fifty-four and fifty hundredths (54.50) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from fifty-seven and twenty hundredths (57.20) feet to fifty-four and ninety hundredths (54.90) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation frombfifty-seven and eighty hundredths (57.80) feet to fifty-six and forty hundredths (56.40) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from fifty-eight and forty hundredths (58.40) feet to fifty-seven and ten hundredths (57.10) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from fifty-nine (59.00) feet to fifty-seven and ninety hundredths (57.900 feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elexation from fifty-nine and sixty hundredths (59.60) feet to fifty-seven and eighty hundredths (57.80) feet; at a point on the northeast line of said Harrison avenue sixty feet southeast of the last named point, change the grade elevation from sixty-four and forty hundredths (64.40) feet to sixtyfive and twenty hundredths (65.20) feet; at a point on the northeast line of said Harrison venue twenty feet southeast of the last named point, change the grade elevation from sixtyfive (65.00) feet to sixty-six and ten hundredths (66.10) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from sixty-five and sixty hundredths (65.60) feet to sixty-six and eighty-five hundredths (66.85) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last mamed point, change the grade elevation from sixty-six and twenty hundredths (66.20) feet to sixty-seven and fifty-five hundredths (67.55) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from sixty-six and eighty hundredths (66.800) feet to sixty-eight and five hundredths (68.05) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from sixty-seven and forty hundredths (67.40) feet to sixty-eight and seventy hundredths (68.70) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from sixty-eight (68.00) feet to sixty-nine and twenty hundredths (69.20)

feet.

At a point on the southwest hime of said Harrison avenue one hundred feet southeast of the south corner of the intersection of Harrison avenue and Crosby street, change the grade elevation from fifty-five and eighty-three hundredths (55.83) feet to fifty-four and twenty hundredths (54.20) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from fifty-six and forty hundredths (56.40) feet to fifty-four and fifty hundredths (54.50) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from fifty-seven (57.00) feet to fifty-four and ninety-five hundredths (54.95) feet; at a Point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from fifty-seven and fifty-three hundredths (57.53) feet to fifty-five and forty-five hundredths (55.45) feet; at a point on the southwest line of said Harrison avenue twenty; feet southeast of the last named point, change the grade elevation from fifty-eight and ten hundredths (58.10) feet to fifty-six (56.00 feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from fifty-eight and sixty-seven hundredths (58.67) feet to fifty-six and eighty hundredths (56.80) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from fifty nine and twenty-three hundredths (59.23) feet to fifty-seven and sixty hundredths (57.60)feet; at a point on the southwest line of said Harrison avenue one hundred and sixty feet southeast of the last named point, change the grade elevation from sixty-three and seventy-seven hundredths (63.77) feet to sixty-four and forty hundredths (64.40) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from sixty-four and thirty-three hundredths (64.33) feet to sixty-five and twenty hundredths (65.20) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from sixty-four and ninety hundredths (64.90) feet to sixty-six (66.00) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from sixty-five and forty-seven hundredths (65.47) feet to sixty-six and sixty hundredths (66.60) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from sixty-six and three hundredths (66.03) feet to sixty-seven and twenty hundredths (67.20) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from sixty-six and sixty hundredths (66.60) feet to sixty-seven and sixty-five hundredths (67.65) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from sixty-seven and sixteen hundredths (67.16) feet to sixty-eight and twenty hundredths (68.20) feet.

At the north corner of the intersection of said Harrison avenue with Dewey street the grade elevation to remain at seventy-one (71.00) feet; at the south corner of the intersection of said Harrison avenue and Dewey street, the grade elevation to remain at (70.00) feet; at the east corner of the intersection of said Harrison avenue and Dewey street, the grade elevation to remain at seventy-one (71.00) feet; at the west corner of the intersection of said Harrison avenue and Dewey street, the grade elevation to remain at seventy (70.00) feet.

At a point on the northeast line of said Harrison avenue one hundred and eight feet southeast of the east corner of the intersection of said Harrison avenue and Dewey street,

change the grade elevation from seventy-three and forty hundredths (73.40) feet to seventy-two (72.00) feet; at a point on the northeast line of said Harrison avenue one hundred and twenty feet southeast of the last named point, change the grade elevation from seventy-five (75.00) feet to seventy-four and forty hundredths (74.40) feet; at a point on the northeast line of said Harrison avenue eighty feet southeast of the last named point, change the grade elevation from seventy-seven and eighty hundredths (77.80) feet to seventy-six (76.00) feet.

At a point on the southwest line of said Harrison avenue one hundred and eighty feet southeast of the south corner of the intersection of said Harrison avenue and Dewey street, change the grade elevation from seventy-two and seventy hundredths (72.70) feet to seventy-one (71.00) feet; at a point on the southwest line of said Harrison avenue one hundred and twenty feet southeast of the last named point, change the grade elevation from seventy-four and fifty hundredths (74.50) feet to seventy-four (74.00) feet; at a point on the southwest line of said Harrison avenue eighty fleet southeast of the last named point, change the grade elevation from seven-seven and forty-three hundredths (77.43) feet to seventy-six (76.00) feet.

At the north corner of the intersection of said Harrison avenue and Evans atreet, change the grade elevation from eighty-five and fifty hundredths (85.50) feet to eighty-six and fifty hundredths (86.50) feet; at the south corner of the intersection of Harrison avenue and Evans street, change the grade elevation from eighty-six and fifty hundredths (86.50) feet to eighty-seven and fifty hundredths (87.50) feet; at the east corner of the intersection of said Harrison avenue and Evans street, change the grade elevation from eighty-six and fifty hundredths (86.50) feet to eighty-seven and fifty hundredths (87.50) feet; at the west corner of the intersection of said Harrison avenue and Evans street, change the grade elevation from eighty-five and fifty hundredths (85.50) feet to eighty-six and fifty hundredths (86.50) feet.

At a point on the northeast line of said Harrison avenue two hundred feet southeast of the east corner of the intersection of said Harrison avenue and Evans street, change the grade elevation from ninety-two and eighty-three hundredths (92.83) feet to ninety-five and seventy hundredths (95.70) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from ninety-three and forty-seven (93.47) feet to ninety-six and fifty hundredths (96.50) feet; at a point on the northeast line of said Harrison abenue twenty feet southeast of the last named point, change the grade elevation from ninety-four and ten hundredths (94.10) feet to ninety-seven (97.00) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from ninety-four and seventy-three hundredths (94.73) feet to ninety-seven and forty hundredths (97.40) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from ninety-five and thirty-seven hundredths (95.37) feet to ninety-seven and sixty hundredths (97.60) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from ninety-six (96.00) feet to ninety-seven and seventy hundredths (97.70) feet; at a point on the northeast line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from ninety-five and eighty-seven hundredths (95.87) feet to ninety-seven and seventy hundredths (97.70) feet; at a point on the northeast 1 ine of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from ninety-five and seventy-three hundredths (95.73) feet to ninety-seven and sixty hundredths (97.60) feet.

At a point on the southwest line of said Harrison avenue two hundred feet southeast of the south corner of the intersection of said Harrison avenue and Evans street, change the grade elevation from ninety-two and eighty-three hundredths (92.83) feet to ninety-five and twenty hundredths (95.20) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from ninety-three and forty-seven hundredths (93.47) feet to ninety-five and ninety hundredths (95.90) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from ninety-four and ten hundredths (94.10) feet to ninety-six and thirty hundredths (96.30) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from ninety-four and seventy-three hundredths (94.73) feet to ninety-six and sixty-five hundredths (96.65) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from ninety-five and thirty-seven hundredths (95.37) feet to ninety-six and eighty hundredths (96.80) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from ninety-six (96.00) feet to ninety-six and seventy hundredths (96.70) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevation from ninety-five and eighty hundredths (95.80) feet to ninety-six and eighty hundredths (96.80) feet; at a point on the southwest line of said Harrison avenue twenty feet southeast of the last named point, change the grade elevatin from ninety-five and sixty hundredths (95.60) feet to ninety-six and sixty hundredths (96.60)

At the north corner of the intersection of said Harrison avenue and Sampson street, the grade elevation to remain at ninety-four (94.00) feet; at the south corner of the intersection of said Harrison avenue and Sampson street, the grade elevation to remain at ninety-two and fifty hundredths (92.50) feet; at the east corner of the intersection of said Harrison avenue and Sampson street, the grade elevation to remain at ninety-three and fifty hundredths (93.50) feet; at the west corner of the intersection of said Harrison avenue and Sampson street, the grade elevation to remain at ninety-three (93.00) feet.

At a point on the northeast line of said Harrison avenue two hundred feet southeast of the east corner of the intersection of said-Harrison avenue and Sampson street, the grade elevation to remain at nimety-one (91.00) feet; at a point on the southwest line of said Harrison avenue two hundred feet southeast of the south corner of the intersection of said Harrison avenue and Sampson street, the grade elevation to remain at nimety (90.00) feet;

At the north corner of the intersection of said Harrison avenue and Sicard street, change the grade elevation from eighty-six (86.00) feet to eighty-seven (87.00) feet; at the south corner of the intersection of said Harrison avenue and Sicard street, change the grade elevation from eighty-five (85.00) feet to eighty-six (86.00) feet; at the east corner of the intersection of said Harrison avenue and Sicard street, change the grade elevation from eighty-six (86.00) feet to eighty-seven (87.00) feet; at the west corner of the intersection of said Harrison avenue and Sicard street, change the grade elevation from eighty-five(85.00) feet to eighty-six (86.00) feet.

At the intersection of the northeast line of said Harrison avenue with the west line of Twenty-eighth street, the grade elevation to remain at eighty-five (85.00) feet; at the

intersection of the southwest line of said Harrison avenue with the west line of Twenty-eighth street, the grade elevation to remain at eighty-three (83.00) feet.

All of said grade elevations to be above the datum line of levels as fixed by ordinance No.3 of the offinances of the said City of San Diego, entitled, "AN ordinance establishing a datum line for the grading of streets in the City of San Diego, California, and providing for the manner of establishing grades by ordinance" approved on the 30th day of June 1886.

That the grade of that portion of said Harrison avenue above mentioned, shall be changed so as to conform to the grade elevations above specified, and that the center line of said Harrison avenue shall have an average elevation of the opposite curb grades.

That the grades of the intersections of said Harrison avenue with cross streats, between said points, shall be changed so as to conform to the changes of grade herein proposed.

SECTION 2. That this ordinance shall take effect and be in force from and after thirty days after its passage and approval.

SECTION 3. That the City Clerk of the said City of San Diego be, and he is hereby authorized and directed immediately after the approval of this ordinance to publish or cause the same to be published once in the City official newspaper of said City, to-wit; the San Diego Union and Daily Bee.

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An Ordinance calling a special bond election, for the purpose of submitting to the qualified electors of the City of San Diego, the acquiring of certain municipal improvements is presented and read.

Councilman Blochman moves that the date for holding said election, be fixed for Saturday, July, 22nd, 1905, which motion is adopted.

Thereupon said Ordinance is read, and on motion of Councilman Creelman, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Thereupon on motion of Councilman Creelman, said Ordinance is adopted by the Collowing vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

ABSENT-COUNCILMAN: -Osborn.

NOES---NONE:-

Said Ordinance as adopted is as follows, viz;

0 R D-I N A N C E No. 2062.

An Ordinance submitting to the legal electors of the City of San Diego, California, the questions of whether or not the said City shall incur a bonded indebtedness for each or any of the following purposes, viz; To acquire certain lands and rights known as the "El Cajon Water Lands"; To acquire and construct a system for conducting, raising, storing, and conveying water from the said "El Cajon Water Lands", into said City; nTo replace the water pipe line of Thirtieth street from El Cajon avenue to National avenue, in said City, with new pipe; To construct a reinforced concrete conduit, commencing at a point on the south line of the City Park about midway between Tenth and Eleventh streets, thence in a southwesterly course to Tenth street, thence down Tenth street to "B" street, thence down "B" street to the west line of Atlantic street, all in said City; and to acquire and construct a sewer system in La Jolla Park in said said City.

WHEREAS, the Common Council of the City of San Diego, California, on the 2nd day of June, 1905, by a vote of two-thirds of all its members adopted a Resolution which is numbered 2246, whereby it was by said Common Council determined and declared that the public interest and convenience of the said City, and of the inhabitants thereof, demand the acquisition by the said City of the following described property:

All of blocks two and three of the "Winchester Tract", in El Cajon Valley in the County of San Diego, according to the plat of the said Tract filed in the office of the County Recorder of San Diego County, together with all and singular the tenements, hereditaments, appurtenances and water rights thereunto belonging, or in anywise appertaining, except the west one-third of lot four in said block two, and excepting also the following; Commencing at the northwest corner of said block three; thence running east one hundred and forty-six and sixty-six hundredths (146.66) feet; thence south five hundred and sixty (560) feet; thence in a northwesterly direction one hundred and sixty (160) feet to a point on the west line of said block three, which is five hundred and twenty (520) feet south of the northwest corner of said block; thence north along the west line of said block to the place of beginning, at and for the estimated price of four thousand and six hundred dollars \$4,600.00).

Also lots, one, two, three, four and five in block one; lots one, two and three in block two; lots one, two, three, four, five and six in block three; lots one, two, three, four five and six in block four; lots one, two, three and four in block five; lots one, two, seven and eight in block nine; lots one, two and three in block ten; lots one and two in block eleven; all being in tract "O", according to the official map of Tracts "H" and "O", as surveyed and subdivided by James T. Taylor in June 1894, and filed in the office of the Recorder of San Diego County aforesaid, April 22nd, 1896, being a part of the Rancho El Cajon, in the said County of San Diego, together with all appurtenances thereunto belonging, including all buildings and improvements thereon, pumps and windmills, on said premises or belonging to said premises, at the estimated price of forty-three thousand five hundred dollars (\$43,500.00).

Also the following described lands and premises; Beginning at a stake fifty links north of the northeast corner of lot "N" known as the McGee Tract, in the subdivision of the Rancho El Cajon, running thence north on the line between lots "O" and "T" to a post, a distance of fifty-nine chains; thence west thirty-three chains and ninety links to a post; thence south fifty-nine chains to a post; thence east thirty-three chains and ninety links to theoret, place of beginning, containing two hundred and three and a fraction acres of land more or less said land being a portion of subdivision "T" of the Rancho El Cajon, according to the decree of partition and map of said Rancho on file in the office of the County Clerk of San Diego County aforesaid, and being parts of sections twenty-one and twenty-eight of Township Fifteen South, Range One West, San Bernardino Meridian, together with all appurtenances thereunto belonging; but not including gasoline engine, pump, nor moveable galvanized iron pipe, nor farming implements, at and for the estimated price of nine thousand nine hundred dollars (\$9,000.00).

Also the exclusive right and privilege to forever enter upon, possess, and occupy the land hereinafter described, for the following purposes, viz; To sink, dig, construct, and maintain any number of wells that the said City may desire to sink, dig, or construct on said land; also to construct and maintain tunnels for the purpose of developing water thereon or thereunder, and in all ways and in any manner said City May desire or may deem proper to develop water on said lands and to pump, draw, or take water from said land; also to erect,

construct, maintain and operate on said land any pumping plants and pumping and other machinery for the purpose of developing, pumping and drawing or taking water from said land, either from above, on or below the surface of said land; also to construct and maintain any number of reservoirs, dams, and receptacles for the storage of water the said City may desire to construct and maintain upon said land, not to exceed altogether in capacity, one million gallons, and to store and impound water therein; also to take and conduct away from said land, any water on or under said land, or that may be developed, pumped, or otherwise drawn or teken from said land to and into the corporate limits of said City of San Diego, for the use of said City and the inhabitants thereof, and for all other uses within said municipality; and to such persons or parties as shall prove to have rights to water flowing in the San Diego River Valley, which may be impaired by reason of the water being pumped from the lands herein described. Also to construct and maintain any flumes, pipe lines, aqueducts, or conduits on over, or under said land for carrying or conducting water on, over, or from said land; also the right to erect and maintain on said land, where said City shall desire or deem proper, any buildings or other improvements for the protection of any machinery or tools belonging to said City, and to erect any houses on said land for the use, protection, and shelter of any persons actually employed by said City in connection with the system of water works of said City, and such as can not be conveniently placed on other lands of said City, which land is described as follows, to-wit;

Being that portion of the "Fanits Ranch", located in the westerly end of the said
Rancho EL Gajon in said County of San Diego, State of California, described as lot numbered
one, that portion of lot numbered two lying east of a line running north and south three hundred feet east from the east line of the ranch house on said lot two, and running parallel
with the east line of said lot two; also lots numbered five and six of said "Fanits Ranch";
also commencing at a point on the west line of the Poway road, nine hundred feet north of the
center line of the San Diego River; thence running in a straight line in a southwesterly direction to a point on the east line of the Chase Ranch, nine hundred feet north of the center
line of the San Diego river; thence running south along the east line of the Chase Ranch to the
the center line of the San Diego river; thence following the meanderings of the center line
of the center line of the San Diego River in an easterly direction to the west line of the
Poway road; thence running north along the west line of the Poway road to the place of beginning, at and for the estimated price of ten thousand dollars (\$10,000.00).

Also all that portion of the "Fanits Rancho", located in the westerly end of said Rancho El Cajon in said County of San Diego, described as lot six of block "H" in said Rancho, and containing seventy-one and three tenth (71.3) acres, more or less, according to the map of part of "Fanita Rancho", on file in the Recorder's Office of the said County of San Diego, and including with the lands and rights above described, the right to enter upon any of said lands, and to establish and maintain pumping plants thereon, and to take water therefrom through wells, excavations and pumps, or otherwise, for the use of said City, to such extent as may be desired by the City, and the inhabitants thereof, for the price of three thousand four hundred dollars (\$3,400.00).

All of said lands, rights, easements, privileges, tenements, hereditaments, and appurtenances are estimated at seventy-one thousand four hundred dollars (\$71,400.00) and the cost thereof is declared in said resolution to be too great to be paid out of the ordinary annual income and revenue of the municipality; and

WHEREAS, it was further resolved by the said Common Council in the said resolution, that the Public Interest and convenience of the said City of San Diego, and of the inhabitants thereof, demands the construction, building, acquisition, and maintenance of dams, reservoirs, conduits and aqueducts, for the purpose of extending, increasing, and enlarging the system of water works of the said City, and for the purpose of supplying the said City and its inhabitants with water for domestic, irrigation, and other purposes, which are enumerated as follows:

The construction of a conduit and aqueduct for the conducting of water from the lands above described in the first paragraph of said resolution, and which are situated in El Cajon Valley, to the University Heights Reservoir, in the City of San Diego, California, for the construction of a system of water works, reservoirs, dams, water lines, pumping stations and Headworks, and the acquisition of pumping machinery and material, all as set forth in that certain report of C. S. Alverson, Civil and Hydraulic Engineer, and filed in the office of the City Clerk of said City on the 16th day of January, 1905, with a supplemental report of the said C. S. Alverson relative to the same matter, and filed with the City Clerk of said City on the 24th day of April, 1905, together with a supplemental report and estimate of the said C. S. Alverson relative to the same matter, and filed with the said City Clerk on the 29th day of May, 1905, and the emended estimated cost of which, by the said Engineer, is
Two Hundred and fifty-two thousand dollars (\$252,000.00). And that the cost of the acquisition, construction and completion of the said system of water works and the improvements, is too great to be paid out of the ordinary annual income and revenue of the municipality; and

whereas, it was in said resolution further determined and declared that the public interest and convenience of the said City, and of the inhabitants thereof, demands the replacing of the Thirtieth street water main from El Cajon avenue to National avenue; all in said City, with new pipe, as set forth and described in the communication from the City Engineer of said City and filed in the office of the City Clerk of said City on the 16th day of January, 1905, being Document No. 8522, and as set forth in a communication from the said City Engineer filed in the office of the said City Clerk on the 31st day of May, 1905, in which the estimated cost of the construction and laying of said pipe and the purchase of material connected therewith, is estimated at fifty-four thousand dollars, and that the cost thereof is too reart to be paid out of the ordinary annual income and revenue of the municipality; and

WHEREAS, it was also in said resolution determined and declared that the public interest and convenience of the said City, and of the inhabitants thereof, demands the construction of a reinforced concrete conduit, commencing at a point on the south line of the City Park, about midway between Tenth and Eleventh streets, thence in a southwesterly course to Tenth street, thence down Tenth street to "B" street, thence down "B" street to Atlantic street, allin said City, according to the plans and specifications of Geo. A. dHemecourt, City Engineer, filed in the office of the City Clerk of said City on the 31st day of May, 1905, and which is estimated to cost seventy-five thousand dollars; and that the cost of the acquisition, construction, and completion of said improvement is too great to be paid out annual of the ordinary income and revenue of the municipality; and

. WHEREAS, it was also in said resolution further determined and declared that the public interest and convenience of the said City, and of the inhabitants thereof, demand the

acquisition, construction and completion of the following municipal improvements, viz; The construction of certain lines of sewer in that part of the City known as La Jolla Park, and which consists of:

A Line of sewer beginning at or near the west or northwest intersection of Beach Row and Cave streets, and extending thence in a northwesterly direction along the beach through said Cave street into Grand avenue and across La Jolla Park in a westerly direction, and thence in a southwesterly direction along the boulevard to a point between Cathedral Rock, and Seal Rock, and thence into the Ocean. Also a spur beginning on Grand avenue at about the north line of the Boulevard, thence running in a northwesterly direction and an easterly direction a distance of about three hundred feet into the sewer first above mentioned.

Also a sewer commencing at about the middle of the intersection Exchange Place and Beach Row, running thence northerly through Exchange Place into Prospect street at its intersection with Cave street; thence running northemsterly and westerly and southwesterly and southerly through Prospect street to its intersection with Ravina street, near the south line thereof, and thence westerly to the outfall in the Pacific Ocean.

Also a line of sewer beginning on Coast street near the west line of Cuvier street, and extending southwesterly and southerly along the said Coast street to intersect the sewer last above described, near its outfall in the Pacific Ocean.

All according to plans and specifications of the City Engineer of said City, filed in the office of the City Clerk of said City on the 31st day of May, 1905, and the cost of which is estimated by the City Engineer and by this Council, at twenty-one thousand dollars; and that the cost of the acquisition, construction and completion of said improvements too great to be paid out of the ordinary annual income and revenue of the municipality; and

whereas, the whole indebtedness proposed to be incurred amounts to four hundred and seventy-three thousand four hundred dollars, which shall draw interest at the rate of four and one-half per cent per annum; and

WHEREAS, said resolution was on the 3rd day of June, 1905, approved by the executive of the said municipality, viz; the Mayor thereof, now, therefore,

BE IT ORDAINED, By the Common Council of the City of San Diego as follows;

SECTION 1. There is hereby called and proclaimed a special election of the qualified voters of the said City of San Diego, at which election there shall be and is hereby submitted to the said voters the following propositions:

First---Shall the said City incur a bonded indebtedness of seventy-one thousand four hundred dollars (\$71,000.00) for the purpose of acquiring and paying for the lands, water rights, privileges, easements, and appurtenances described in the first paragraph of the preamble to this ordinance?

All of which are, in said resolution, and the recitation thereof herein, more fully and at large set forth and described, and which are alluded to in the proposition which shall be stated in the ballot hereinafter provided for, as the "El Cajon Water Lands".

SECOND---Shall the said City incur a bonded indebtedness of two hundred and fafty-two thousand dollars (\$252,000.00), other and different from the indebtedness mentioned in the first proposition herein, for the purpose of acquiring, building, setting up, and paying for pumps, pumping plants, reservoirs, acqueducts, and conduits for the purpose of conducting water from the said "El Cajon Water Lands" to the University Heights Reservoir in the said City of Sand Diego?

All as set forth in the second paragraph of the preamble of this Ordinance, and which proposition is hereinafter preferred to in the ballot hereinafter described as the "Acquisition Establishment, and Construction of the El Cajon Water System and Pipe Line":

THIRD---Shall the said City Incur'a bonded indebtedness of fifty-four thousand dollars, (\$54,000.00), other and different from the indebtedness mentioned in the first and second propositions above stated, for the purpose of replacing the Thirtieth street water main from El Cajon avenue to National avenue, all in said City, with new pipe?

All as set forth and described in the communication from the City Engineer of said City, and filed in the office of the City Clerk of said City on the 16th day of January, 1905, being Document No. 8522, and also as set forth in the communication from the said City Engineer, filed in the office of the City Clerk on the 31st day of May, 1905, and which proposition is stated in the ballot hereinafter described as the "Replacing of the Thirtieth street Water Main".

FOURTH---Small the said City incur a bonded indebtedness of seventy-five thousand dollars (\$75,000.00), other and different from any other indebtedness mentioned in this ordinance, for the purpose of constructing and completing a reinforced concrete conduit, commencing at a point on the south line of the City Park, about midway between Tenth and Eleventh streets, thence in a southwesterly course to Tenth street, thence down Tenth street to "B" street, thence down "B" street to the west line of Atlantic street, all in said City, according to the plans and specifications of Geo. A. d'Hemecourt, City Engineer of said City, filed in the office of the City Clerk of said City, on the 31st day of May, 1905?

Said proposition shall be designated in the ballot hereinafter referred to and described as the "B-Street Reinforced Concrete Conduit".

FIFTH---Sahll the said City incur a bonded indebtedness of twenty-one thousand dollars (\$21,000.00) for the purpose of acquiring, constructing, and completeing a system of sewers in that part of said City known as La Jolla Park, as described in the resolution and the pre-amble to this Ordinance?

Said Proposition is referred to and designated in the ballot hereinafter described and set out as " A Sewer System in La Jolla Park".

SECTION 2. The total amount of indebtedness herein to be incurred is four hundred and seventy-three thousand four hundred dollars (\$473,400.00) in Unites States Gold Coin, and the rate of interest to be paid on the indebtedness, or so much as may be incurred, shall be four and one-half per cent. per annum, in like Gold Coin, payable semi-annually.

SECTION 3. Said election shall be held in the City of San Diego, California, on the 22nd day of July, 1905, and said election shall be conducted in the manner provided in the Charter of said City and the laws of the State of California. The polls for said election shall be opened at six o'clock in the morning of said day of election, and closed at five o'clock in the afternoon of the same day. The hallot to used at said election shall be printed in the following form, to-wit;

No.

To vote mark a cross (X) in the blank circle to the right of and opposite the affirmative or negative of the proposition to be voted upon.

"For a bonded indebtedness for the purpose of acquiring and paying for the 'El Cajon Water.
Lands'".

"For a bonded indebtedness for the acquies:
sition, establishment and construction of the
:
: 'El Cajon Water System and Pipe Line'".

"Against ambonded indebtedness for the cardination, establishment and construction of the 'El Cajon Water System and Pipe Line'".

"For a bonded indebtedness for the pur:
:pose of 'Replacing the Thirtieth Street Water Main:
:
:from El Cajon avenue to National Avenue'".

. "Against a bonded indebtedness for the : : purpose of 'Replacing the Thirtieth Street Water : : : Main from El Cajon Avenue to National Avenue'".

"For a bonded indebtedness for the pur:
:pose.of constructing and completing the 'B-Street:
:Reinforced Concrete Conduit'".

:. "Against a bonded indebtedness for the pur-:
: pose of constructing and completing the 'B-Street:
: Reinforced Concrete Conduit'".

"For a bonded indebtedness for the acqui-: : : : sition, establishment and construction of 'A Sewer: : : : System in La Jolla Park'".

"Against a bonded indebtedness for the ac-:

quisition, establishment and construction of "A :

Sewer System in La Jolla Park'".

SECTION 4. Voters voting at said election shall indicate their choice by marking a cross (X) in the circle at the right of the affirmative or negative of the proposition to be voted upon.

SECTION. 5. That for the purposes of said election, the said City is hereby districted and subdivided into twenty-one election precincts, numbered consecutively from one to twenty-one, inclusive, and the exterior boundaries and the voting places of each precinct, and the officers of election in each precinct shall be as hereinafter stated.

ELECTION PRECINCT NUMBER ONE.

The boundaries are indentical with those of the first precinct of the first ward of said City, and the voting place therein is hereby designated at the Fire Engine House at the northwest corner of Ninth street and University Avenue.

Inspectors, Frank Stephens, and Levis Brinton.

Judges, J. R. Wilson, and James Maloney.

Clerks, E. V. Winnek, and H. T. Sandford.

Ballot Clerks, Wm. S. Wright, and W. R. Spohn.

ELECTION PRECINCT NUMBER TWO.

The boundaries are identical with those of the second precinct of the said First Ward and the voting place is hereby designated at Pat O'Neill's house on the west side of the Plaza at Old Town.

Inspectors, Vincent P. D. Lucia, and George Lyons Jr.

Judges, Frank J. Stweart, and Paul S. Connors.

Clerks, Vincent Osuna, and Peter E. Burr.

Ballot Clerks, Joseph A. Lopez, and George R. Minter.

ELECTION PRECINCT NUMBER THREE.

The boundaries are identical with those of the third precinct of the said First Ward, and the voting place is hereby designated at Payne's store building in Roseville.

Inspectors, A. E. Dixon, and D. W. Frew.

Judges, John L. Niven, and E. T. Huff.

Clerks, George Eden, and Henry J. Fraley.

Ballot Clerks, Frank P. Johnson, and Chas. A. Pfaff.

ELECTION PRECINCT NUMBER FOUR.

The boundaries are identical with those of the fourth precinct of the said First Ward and the voting place is hereby designated at the warehouse of E. Y. Barnes' store at Pacific Beach.

Inspectors, Nathan R. Manning, and E. R. Higbee.

Judges, H. J. Breese, and Loyd Overshimer.

Clerks, V. A. Hinkle, and John M. Rockwood.

Ballot Clerks, O. E. Goodell, and P. F. Vessels.

ELECTION PRECINCT NUMBER FIVE.

The boundaries are identical with those of the fifth precinct of the said First Ward, and the voting place is hereby designated at the Pavilion on the Park at La Jolla Park.

INspectors, W. W. Wetzel, and John Kennedy.

Judges, George Upham, and W. Genter.

Clerks, Paul E. B. Chase, and C. S. Dearborn.

Ballot Clerks, Frank Woodworth and Alexander Robertson.

ELECTION PRECINCTANUMBER SIX.

The boundaries are identical with those of the first precinct of the Second Ward of

said City, and the voting place is hereby designated at the Fire Engine house on the south-

Inspectors, J. F. Brookes, and Chas. Kiessig.

Judges, R. M. Jones, and W. P. Stone.

Clerks, J. W. Puterbaugh, and J. B. Mannix, Jr.

Ballot Clerks, .Randolph P. Earle, and C. C. Chappell.

ELECTION PRECINCT NUMBER SEVEN. ,

The boundaries are identical with those of the second precinct of the said Second Ward, and the voting place is hereby designated at number 1745 India street.

Inspectors, A. D. Haight, and Thos. Tighe.

Judges, Henry Seeboldt, and Patterson Sprigg.

Clerks, .-C. L. Hubbs and .H. W. Foote.

Ballot Clerks, Geo. E. Bowles, and Russel Chapman.

ELECTION PRECINCT NUMBER-EIGHT.

The boundaries are identical with those of the first precinct of the Third Ward of said City, and the voting place is hereby designated at Auto Supply Company's store at the southwest corner of Third and "C" streets.

Inspectors, C. W. Freede, and Chas. A. Chase.

Judges, L. B. Hakes, and R. E. Smith.

Clerks, I. I. Irwin, and B. F. Ingalls,

Ballot Clerks, C. A. Christensen, and H. E. Korns.

ELECTION PRECINCT NUMBER NINE.

The boundaries are identical with those of the second precinct of the said Third Ward and the voting place is hereby designated at Lundquist's Hall on the southeast corner of State and "B" streets.

Inspectors, C. A. Nagle, and R. P. Guinan.

Judges, Carl Lundquist, and H. M. Schiller.

Clerks, S. R. Cooley, and W. H. Palmer.

Ballot Clerks, A. G. Edwards, and C. S. A. Goldtree.

ELECTION PTRCINCT NUMBER TEN.

The boundaries are identical with those of the first precinct of the Fourth Ward of said City, and the voting place is hereby designated at the Fire Engine House at the southeast corner of Tenth and "B" streets.

Inspectors, Albert E. Roberts, and Paul Sainsevain.

Judges, John G. Capron, and S. Artley.

Clerks, . Nat Kennedy, and C. L. Warfield.

Ballot Clerks, Otway Allen, and A. C. Mouser,

. ELECTION PRECINCT NUMBER ELEVEN.

The boundaries are identical with those of the second precinct of the said Fourth Ward, and the voting place is hereby designated at number 1231 Fifth street.

Inspectors, M. Chick, and A. Gould.

Judges, E. C. Hickman, and H. E. Mills.

Clerks, . W. L. Jackson, and Fred Fanning.

Ballot Clerks, E. L. Matot, and Thos W. Hickey.

ELECTION PRECINCT NUMBER TWELVE.

The boundaries are identical with those of the first precinct of the Fifth Ward, oand the voting place is hereby designated at Stitt's Shop, corner of "G" and Second streets.

C. H. Cooper. Inspectors, WM. Ditton, and

A. D. Jordan, J. W. Thomas, and Judges,

.E. Burgert. S. Schiller, and Clerks,

W. M. Barrick. Ballot Clerks, W. H. Barrett, and

ELECTION PRECINCT NUMBER THIRTEEN.

The boundaries are identical with those of the second precinct of the said Fifth Ward, and the voting place is hereby designated at number 620 "F" street.

Inspectors, W. F. Silverthorn, and C. K. Hudson.

A. C. Johnson, D. L. Marrs. and Judges, .

John Campbell. Jno. F. Sinks, Clerks, and

F. H. Whaley. Ballot Clerks, Thos, Finney, and

ELECTION PRECINCT NUMBER FOURTEEN.

The boundaries are identical with those of the forst precinct of the Sixth Ward of said City, and the voting place is hereby designated at "The Minneapolis" building on the east side of Seventh street between "F" and "G" streets. .

Inspectors, W. J. Davis, Dan F. Jones, and

W. H. Pringle, C. A. Dievendorff Judges, and

J. L. Sennett. Clerks, . W. H. C. Ecker, and

Ballot Clerks, Geo. E. Jenks, and H. K. Coon.

ELECTION PRECINCT NUMBER FIFTEEN.

The boundaries are identical with those of the second precinct of the said Sixth Ward and the voting place is hereby designated at the Fire Engine house at the southwest#corner of Eighth and "J" streets.

Patrick Walsh, Inspectors, John Kyle, and

Geo. F. Miller, and Martin Cantlin, Judges, .

Henry Fuhrman. Clerks, John. Schrimpl and

Ballot Clerks, Peter H. Howard, Frank Foley. and

ELECTION PRECINCT NUMBER SIXTEEN.

The boundaries are identical with those of the first precinct of the Seventh Ward of said City, and the voting place is hereby designated at the Fire Engine House number 3161 "F" street on the southwest corner of Twenty-third and "F" streets.

Richard Taylor. Inspectors, E. W. Burger, and

C. R. Orcutt, W. E. Shute. and Judges,

Geo. F. Mahler, F. M. Vernon. and Clerks, · ·

Ballot Clerks, John Falkenstein, Geo. H. Limebeck. and

ELECTION PRECINCT NUMBER SEVENTEEN.

The boundaries are identical with those of the second precinct of the said Seventh Ward, and the voting place is hereby designated at the northwest corner of Eleventh and "F" streets.

J. E. Johnson, T. W. Coates. Inspectors, and E. P. Hammack, F. S. Banks, and

J. B. Dennis. and C. C. Pillsbury. Ballot Clerks, L. N. Craig, and

ELECTION PRECINCT NUMBER EIGHTEEN.

The boundaries are identical with those of the first precinct of the Eighth Ward of said City, and the voting place is hereby designated at Bergland's Building on the southeast corner of Sixteenth and "K" streets.

Inspectors, A. H. Kurth, and Alfred A. McGuffie.

Judges, J. P. Christensen, and N. S. Hammack.

Clerks, Stephen French, and J. C. Noble.

Ballot Clerks, Frank Brown, and J. H. Richey.

ELECTION PRECINCT NUMBER NINETEEN.

The boundaries are identical with those of the second precinct of the said Eighth Ward, and the voting place is hereby designated at Building number 2145 "K" street.

Inspectors, J. M. Smith and E. E. Hiatt.

Judges, J. V. Collins, and John Reif. -:

Clerks, Charles Del Re. and C. H. Wilder.

Ballot Clerks, J. M. Williamson, and D. P. Duncan. -:

ELECTION PRECINCT NUMBER TWENTY.

The boundaries are identical with those of the first precinct of the Winth Ward of said City, and the voting place is hereby designated at Spileman's Building on the northeast corner of Twenty-ninth street and National avenue.

Inspectors, Sidney A. Wyllis, and Sylvanus D. Nulton.

Judges, J. C. Turner, and L. W. Dedrick.

Clerks, Jos. Van Castle, and C. H. Blackmer.

Ballot Clerks, A. B. C. Butler, and Wm. S. Lydick.

ELECTION PRECINCT NUMBER TWENTY-ONE.

The boundaries are identical with those of the second precinct of the said Ninth Ward, and the voting place is hereby designated at Vergon's Real Estate Office, corner of Twenty-fourth streetsand Logan avenue.

Inspectors, Carl R. de Schel, and Wm. I. Beale.

Judges, . James Vergon, and J. N. Bontty.

Clerks, R. Bartholemess, and Richard H. Creswell.

Ballot Clerks, P. Nyhan, and John C. Woodard.

SECTION 6. That the City Clerk of said City is hereby directed to cause this ordinance to be published every day for twelve days immediately prior to the said 22nd day of July, 1905 in the official newspaper of said City, to-wit; the San Diego Union and Daily Ree.

SECTION 7. That said City Clerk is hereby directed to procure and have printed the requisite number of ballots and other printed matter, and to procure whatever other supplies may be necessary for the use of said special election, as may be required by law.

SECTION 8. That the said City Clerk shall certify to the passage and adoption of this ordinance, by a vote of two-thirds of the members of the Common Council of said City.

SECTION 9. That this ordinance shall take effect and be in force from and after thirty days after its passage and approval.

A Message from the Mayor, transmitting the name of William B. Allen, for confirmation as Commissioner of the Board of Public Works, heretofore presented and action thereon post-

poned until this meeting of the Council, is now presented.

Councilman McNeill moves that action on said appointment be postponed until the next regular meeting of the Council.

At this time Committees from certain Labor Unions ask permission to address the Council in the matter of the above appointment. Councilman Kelly moves that the request of the Committees be granted, which motion is defeated by the following vote, to-wit;

AYES---COUNCILMEN: Thorpe, Blochman, Kelly and Goldkamp.

NOES---COUNCILMEN: -MeNeill, Creelman, Reynolds and Johnson.

ABSENT-COUNCILMAN: -Osborn.

The action of the Council now recurring on the motion to postpone action on said

Matter until the next regular meeting of the Council, said motion is adopted by the following

vote, to-wit:

AYES---COUNCILMEN:-Thorpe, McNeill, Creelman, Reynolds and Johnson.

NOES---NOUNCILMEN:-Blochman, Kelly, and Goldkamp.

ABSENT-COUNCILMAN: -Osborn.

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A Message from the Mayor, transmitting the name of Vernon V. Rood for confirmation, as member of the Board of Fire Commissioners, hereto fore presented, and action thereon postponed until this meeting of the Council, is now presented.

Councilmen McNeill moves that action on said matter be postponed until the next regular meeting of the Council, which motion is adopted.

A Message from the Mayor, presenting the name of Dr. T. C. Stockton for confirmation as member of the Board of Health, heretofore presented and action thereon postponed until this meeting, is now presented.

Councilman Johnson moves that action on said appointment be postponed until the next regular meeting of the Council which motion is adopted.

A Message from the Mayor, presenting the name of Dr. F. R. Burnham for confirmation as member of the Board of Health, heretofore presented and action thereon postponed until this meeting of the Council is presented.

Councilman Johnson moves that action on said appointment be postponed until the next regular meeting of the Council which motion is adopted.

The Clerk presents the affidavit of the publication of Concurrent Resolution No. 52, determining to grant abstract railway framchise from the intersection of Arctic and Willow streets to the intersection of Moore street with a line between lots 8 and 9 block 186 of Middletown; also the affidavit of the publication of Concurrent Resolution No. 53 directing the City Clerk to advertise for sale a street railway franchise as described in Concurrent Resolution No. 52; also the affidavit of the publication of the Notice of the sale of said street railway franchise, which affidavits are ordered filed;

The Clerk reports that in response to said advertisement, he has received a bid for said street railway franchise, viz;

The bid of the San Diego, Old Town and Pacific Beach Railroad Company, offering to

pay the sum of Seventy-five dollars (\$75.00) for said franchise, said bid being accompanied by a check in the sum of Seventy-five Dollars, duly certified by the National Bank of Commerce.

Councilman Kelly moves that the bid of the San Diego, Old Town and Pacific Beach Railroad Company be accepted, which motion is adopted.

Thereupon an Ordinance accepting the bid of and awarding a railway franchise to the San Diego, Old Town and Pacific Beach Railroad Company is read, and on motion of Councilman Johnson put on its final passage at its first reading by the following two-thirds vote, to-wit; AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMEN: -Osborn.

Thereupon on motion of Councilman Johnson, said Ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE:-

ABSENT-COUNCILMAN: -Osborn.

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2063.

An Ordinance accepting the bid of and awarding a Railway franchise to the San Diego, Old Town and Pacific Beach Railroad Company, to construct, maintain, and operate a railroad in the City of San Diego, California.

WHEREAS, The Common Council of the City of San Diego, California, on the 5th day of May, 1905, duly adopted Comcurrent Resolution numbered Fifty-three, which resolution was approved by the Mayor of said City on the 8th day of May, 1905, and provided for the giving and publication of the notice of the sale of a railway franchise; and

WHEREAS, said notice of sale of said railway franchise has been given and published in all respects as in said Concurrent Resolution numbered fifty-three and by law required; and

WHEREAS, pursuant to said notice, bids have been received by the said Common Council at its chambers situated on the topmost floor of that certain building known as the "City Hall" located on the southwest corner of Fifth and "G" streets in said City, on the 5th day of June, 1905, at the hour of Eight o'clock P.M. thereof; and,

WHEREAS, said Common Council at said time and place, and at the time and place required by law. proceeded to open, examine, and publicly declare said bids; and

where AS, the said San Diego, Old Town and Pacific Beach Railroad Company was the highest bidder for said franchise, and the bid of the San Diego, Old Town and Pacific Beach Railroad Company for the sum of Seventy-five dollars, was the highest and best bid received therefor, and conformed in all respects to the conditions and provisions specified and set forth in said notice of sale, and contained in said Concurrent Resolution numbered Fifty-three; and

WHEREAS, it is the wish of said Common Council to accept said bid and sell said franchise to the said San Diego, Old Town and Pacific Beach Railroad Company; NOW, THEREFORE,

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows;

SECTION 1. That the bid of the San Diego, Old Town and Pacific Beach Railroad Company for said franchise be, and the same is hereby accepted; that said franchise be, and it is hereby sold to the said San Diego, Old Town and Pacific Beach Railroad Company; and the said Common Council hereby rejects all bids received or made for said franchise, except the said

bid of the said San Diego, Old Town and Pacific Beach Railroad Company therefor. That said franchise is so sold is set forth and described in Concurrent Resolution numbered Fifty-two, duly adopted by said Common Council on the 24th day of April, 1905, and approved by the Mayor of said City on the 26th day of April, 1905, being Document Numbered 9646, on file in the office of the City Clerk of said City, to which reference is hereby made for further particulars, provided that this ordinance shall not be considered as a final grant of said franchise.

SECTION 2. That this ordinance shall take effect and be in force from and after thirty days after its final passage and approval.

SECTION 3. That the City Clerk of the said City of San Diego, be and he is hereby authorized and directed immediately after this ordinance takes effect, to publish or cause to be published, once in the City official newspaper of said City, to-wit; the San Diego Union and Daily Bee.

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An Ordinance granting a Railway Franchise to the San Diego, Old Town and Pacific Beach Railroad Compant is presented, and action thereon postponed for thirty days, in-accordance with the provisions of the City Charter.

The Clerk presents the affidavits of the publication, and posting of the notice of the passage of the Resolution Ordering the Work, of grading Cleveland avenue from University avenue to Golden Gate avenue; also the affidavits of the publication, and posting of the Notice inviting sealed proposals for doing said work, which affidavits are ordered filed.

The Clerk reports that in response to said advertisement, he has received bids for doing said work, viz;

The bid of D. C. Collier, Jr., offering to do said work at the following prices, to-wit Excavation 42.9 cents per cubic yard.

Embankment 1. cents per cubic yard.

Said bid is accompanied by a bond in the penal sum of Six Hundred Dollars, signed by Sam Ferry Smith, and Will H. Holcomb as sureties, and duly acknowledged before a Notary Public

Also the bid of M. D. Goodbody, offering to do said work at the following prices, towit Cut (55%) Fifty-five cents per cubic yard. . .

Fill (5¢) Five cents per cubic yard.

Said bid is accompanied by a bond in the penal sum of Seven hundred and Fifty dollars, signed by Chas. W. Pauly and John R. Seifert as sureties, and acknowledged before a Notary Public.

Also the bid of John Engebretsen, offering to do said work at the following prices, viz

For fill per cubic yard 5 cents.

Said bid in accompanied by a check in the sum of Seven hundred dollars, duly certified by the First National Bank, as a guzzanty for the faithful performance of the terms of the contract.

Councilman Johnson moves that the bid of D. C. Colleer Jr, be accepted, which motion

Thereupon a Resolution awarding the contract of grading said street between said points to said D. C. Collier, Jr, is read, and on motion of Councilman Johnson, adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

ABSENT-COUNCILMAN: -Osborn.

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2251.

Of Award of Contract for grading Cleveland avenue.

RESOLVED, That the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, having in open session on the 5th day of June, A.D. 1905, opened, examined, and publicly declared all sealed proposals or bids offered for the following work, to-wit;

The grading of Cleveland avenue in the City of San Diego, California, including the sidewalks thereof, from the north line of University Avenue to the south line of Golden Gate Avenue, including all intersections of streets between said points, and the sidewalks of such intersections (excepting such portions of the said Cleveland avenue and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon, also excepting such portions of said Cleveland avenue and the intersections of said Cleveland avenue with cross streets, between said points, already graded to the official grade and cross-section), to the official grade thereof according to the specifications therefor contained in Ordinance numbered Eleven hundred and fortyone of the ordinances of the City of San Diego, entitled, "An Ordinance providing specifications for the grading of streets in the City of San Diego, California", approved on the seventeenth day of June, Nineteen Hundred and Two.

That the surplu s dirt and material consisting of seventeen hundred and forty-nine and eight tenths (1749.8) cubic yards, to be obtained in doing said grading, as aforesaid, shall be placed and deposited on said University avenue in said City south of the center line there-of commencing at the west line of Tenth street and running east for a distance of one hundred and Ninety feet.

That the said proposed work and improvement as above described is of more than local and ordinary Public benefit, and that the expense of said work and improvement shall be and is hereby declared to be chargeable upon the district hereinafter described and that the exterior boundaries of the said district which is hereby established, and the exterior boundaries of the the said district of lands which is hereby declared to be benefitted by said work and improvement and which is to be assessed to pay the costs and expenses thereof are hereby described as follows, to-wit;

Commencing at the northeast corner of University avenue and Tenth street; thence running north along the east line of said Tenth street to the southeast line of the alley in block one hundred and eighty-seven of University Heights; thence running northeasterly along the said southeast line of said alley, and across Vermont street, and along the southeast line of the alley in block one hundred and eighty-six of said of said University Heights, to the west line of Richmond street, (formerly known as Yale street); thence running to the southwest end of the southeast line of the alley in block one hundred and eighty-four of said University Heights; thence running in anortheasterly direction along the southeast line of said alley in block one hundred and eighty-four to the southwest line of Lincoln avenue; thence running northwesterly to the west corner of lot twenty-four in block one hundred and thirty-

nine of said University Heights; thence running northeasterly along the northwest line of said lot Twenty-four to the southwest line of the alley running parallel with Lincoln avenue in said block one hundred and thirty-nine; thence running to the south end of the east alley running north and south in said block one hundred and thirty-nine; thence running in a northerly direction along the east line of said alley in block one hundred and thirty-nine, and across Tyler avenue and along the east line of the alley in block one hundred and thirty-three in said University Heights, and across Van Buren avenue, and along the east line of the alley in block ninety-six of said University Heights, and across Meade street(formerly known as Jackson avenue) and along the east line of the alley on block eighty-one of said University Heights, and across Monroe avenue, and along the east line of the alley in block forty-two of said University Heights, and across Madison avenue, and along the east line of the alley in block twenty-eight of said University Heights, to the southwest line of Golden Gate avenue; thence in a southeasterly direction along the southwest line of Golden Gate avenue to the west line of Cleveland avenue; thence in an easterly direction to the north end of the east line of Cleveland avenue, thence in a northeasterly direction along the southeast line of said Golden Gate avenue to the west line of the alley in block twenty-seven of said University Heights; thence running south along the west line of said alley in said block twenty-seven, and across Madison avenue, and along the west line of the alley in block forty-three of said University Heights, and across Monroe avenue, and along the west line of the alley in block eighty of said University Heights, and across the said Meade street, and along the west line of the alley in block ninety-seven of said University Heights, and across Van Buren avenue, and along the west line of the alley in block one hundred and thirty-two of said University Heights, and across Tyler avenue, and along the west line of the alley in block one hundred and forty of said University Heights, to the southeast corner of lot fifteen in said block one hundred and forty; thence running easterly to the southwest corner of lot thirty-three in said block one hundred and forty; thence running in a southeasterly direction along the southwest line of said lot thirty-three to the northwest line of UNiversity Boulevard; thence running southwesterly along the northwest line of University Boulevard to the southwest line of Blaibe avenue: thence running northwesterly along the southwest line of said Blaine avenue to the northwest line of the alley running parallel with University Boulevard in block one hundred and eighty-nine of said University Heights; thence running southwesterly along the northwest line of said alley to the north line of the alley running east and west in said block one hundred and eighty-nine: thence running west along the north line of said alley in block one hundred and eighty-nine to the east line of said Richmond street; thence running south along the east line of said Richmond street to the north line of University avenue; thence running west along the north line of said University avenue to the place of beginning, excepting, however, the portions of streets and alleys within said district, which district is hereby declared to be the district benefitted by said work and improvement, and to be assessed to pay the costs and expenses thereof, all of said lots, blocks, and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

Said University Heights being an addition in the City of San Diego, California, known as University Heights, according tonthe map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the sixth day of August, 1888. Hereby rejects all of said proposals and bids except that next herein mentioned, and hereby awards

the contract for said work to the lowest regular responsible bidder, to-wit; D. C. Collier, Jr, at the following prices; as precified in his proposal on file in the office of the Clerk of the said City of San Diego for doing said work, to-wit;

Excavation 42.9 cents per cubic yard.

Embankment leent per cubic yard.

The Clerk of the said City of San Diego is hereby directed to post a notice of this award conspicuously for five days on or near the chamber door of the said Common Council of the said City of San Diego, and also to cause said notice to be published for two days in the San Diego Union and Daily Bee, a daily newspaper, published and circulated and of general circulation in the said City of San Diego, and hereby designated for that purpose.

Councilman Johnson moves that when the Council adjourns, it do adjourn until Monday,

After first giving due notice, President pro tempore THorpe, did in open session sign An Ordinance (No. 2062) calling a special bond election, to be held July 22nd,1905, for the purpose of submitting certain propositions to the qualified voters; also

An Ordinance (No. 2063) accepting the bid of and awarding a railroad franchise to the San Diego, Old Town and Pacific Beach Railroad Company; also

An Ordinance (No. 2065) authorizing the Board of Public Works to purchase a car load of four inch cast iron water pipe; also

An Ordinance (No. 2066) providing for the purchase of three sprinkling carts for the use of the street department; also

An Ordinance (No. 2067) establishing the grade of Harrison avenue from "N" street to Twenty-eighth street; ales

An Ordinance (No. 2068) accepting streets and alleys in "Bird Rock City by the Sea."

Thereupon on motion the Council adjourned until Monday, June 19th, 1905, at 7:30 P.M.

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President, of the Common Council of the

City of San Diego, California.

ATTEST:

City-Clerk

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CO CO CO

SPECIAL SESSION.

of the City of San Diego, California.

June 16th, 1905.

Pursuant to the following call of the Mayor, viz;

OFFICE OF THE MAYOR OF THE CITY

OF SAN DIEGO, CALIFORNIA.

San Diego, California, June 15th, 1905.

To the Members of the Common Council

of the City of San Diego, California.

Gentlemen: -

I,John L. Sehon, Mayor of the City of San Diego, State of California, good cause appearing to me therefor, do hereby call a special session of your Honorable Body for Friday, the 16th day of June, 1905, at the hour of 1:00 o'clock P.M. thereof, at your usual and accustomed place of meeting in your chambers in that certain building known as the "City Hall", situated on the southwest corner of Fifth and "G" streets in the said City of San Diego.

And you are hereby notified that your presence is desired at said special session at said time and place.

J.T. Butler, City Clerk of the said City of San Diego, and Ex-officio Clerk of the Common Council of said City, is hereby directed and instructed to serve, or cause to be served, notices in writing of this Call upon each and every member of the said Common Council, said Notice to contain a statement of the time and place of said special session.

JOHN L. SEHON,

Mayor of the City of San Diego, California.

A meeting of the Common Council is held this day, at 1:00 o'clock P.M.

PRESENT-COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp; and Clerks Butler and Bartlett.

ABSENT--COUNCILMEN: -Thorpe and Osborn.

In the absence of President Osborn, Councilman Johnson is elected President protempore.

The following acknowledgement of the receipt of service, of the notice calling said special session is read and ordered filed, viz;

OFFICE OF THE CITY CLERK OF THE CITY
OF SAN DIEGO, CALIFORNIA.

San Diego, California, June 15th, 1905.

To the Members of the Common Council

of the City of San Diego, California.

Gentlemen:-

Pursuant to instructions received by me this day from the Honorable John L. Sehon, Mayor of the City of San Diego, California, I hereby notify you that the said Mayor has this day called a special session of your Honorable Body for Friday, the 16th day of June, 1905,

at the hour of 1:00 o'clock P.M. thereof, at your usual and accustomed place of meeting in your chambers in that certain building known as the "City Hall" situated on the southwest corner of Fifth and "G" streets in the said City of San Diego.

And you are hereby notified that your presence is desired at said special session at said time and place.

J.T. BUTLER.

City Clerk of the City of San Diego, California, and Ex-officio
Clerk of the Common Council of the City of San Diego
California.

We, the undersigned, members of the Common Council of the City of San Diego, California, hereby acknowledge the receipt of, and the service upon us, of a copy of the above and foregoing notice, this 16th day of June, 1905.

L.A. Blochman,

A.P. Johnson, Jr. 1.17

Geo. McNeill;

F.J. Goldkamp,

L.A. Creelman, III.

The following affidavits in said matter are read and ordered filed, viz;

A message from the Mayor stating the objects for which this special session is called, is read and ordered filed, viz;

San Diego, California, June 16th, 1905.

To the Honorable Common Council

of the City of San Diego, California.

Gentlemen:

I desire to inform you of an investigation made by me in compliance with section 2, Chapter 1, Article 3 of the Charter of the City of San Diego, California, regarding the action, and matters connected therewith, of Mr. Harry W. Vincent, City Clerk of the City of San Diego, California, in executing and presenting for allowance a false and fraudulent payroll of certain special deputies employed in the office of City Clerk during the month of March, 1905.

By direction of Mr. Vincent, as City Clerk, the time or number of days of employment of four special clerks, viz., H.E. Korns, E.L. Matot, C.W. Baldwin, and F.G. Goldman, was unlawfully increased, by reporting that each one had worked two days longer than was true and correct, so that four clerks were paid five dollars more than was legally due them, and the amount of excess, twenty dollars, so secured, was, by them, paid to Mr. Vincent, or other party representing him.

One other Clerk, Miss S.A. May, was by Mr. Vincent told that she was to also have her time raised by adding two days to the time she was legally entitled to but upon tender of such voucher to her, refused to receive it.

On June 9th,1905, the Executive, assisted by the Deputy City Attorney, E.A. Wells, examined the following named parties, H.E. Korns, Mrs. F.G. Goldman, Miss S.A. May, and Percy L. Day, the last named being at the present time clerk in the City Clerk's Department, who made affidavit as to their knowledge of the facts. Copies of these affidavits are here-

with enclosed and made a part of this report, being marked as follows: Affidavit of Mr. H.E. Korns marked "Exhibit B", affidavit of Mrs. F.G. Goldman marked "Exhibit C", affidavit of Miss S.A. May marked "Exhibit D", and affidavit of Mr. Percy L. Day marked "Exhibit E".

Mr. Vincent having by this time learned that the affairs of his office were being investigated, deposited with the City Treasurer a certain sum (\$38.60).reciting among other items, the deposit of twenty dollars, referred to in the receipt issued by the City Treasurer as "incidental, source to be ascertained". This deposit by Mr. Vincent being made by him after the close of the days' business, was taken by the City Treasurer and receipt issued therefor and stamped with the date of the following day, June 10th, 1905. A copy of the City Treasurer's receipt is herewith enclosed and made a part of this report, marked "Exhibit F",

At nine o'clock A.M. June 10th,1905, by appointment made the previous evening, I received Mr. Vincent in the Mayor's office, and in the presence of Mr. E.A. Wells, Deputy City Attorney, requested an explanation of the matter. Mr. Vincent at first claimed to have no clear recollection concerning the transaction, but when informed that I had affidavits from certain of the parties who received over-payment, he admitted that the payroll referred to (March, 1905,) had been raised, but sought to justify his action by saying that he had paid a certain bill which the City Auditing Committee had, on advice of the City Attorney, rejected as an illegal claim against the City; and that as he thought the City should pay the bill he made out the payroll for the amount in excess of what was due in order to refund to himself the amount that he had paid out. Later, that he felt that he had done wrong, and put the money (\$20.00) in his office drawer, but had forgotten to deposit it. Said he had the Deputy City Clerk sheek up his cash, but could not remember in what particular manner the twenty dollars had been received.

I informed Mr. Vincent that I could not accept his explanation as satisfactory and that I must insist that he have the twenty dollars repaid to the City, credited to the proper fund, and that I requested his immediate resignation as City Clerk.

Mr. Vincent thereupon requested two or three days time to consider the matter, but was informed by me that the matter must be settled that day. However, he might withdraw from the office to consult some friend, and return within an hour and inform me of his decision. At the expiration of the hour Mr. Vincent returned to my office, and in the presence of Mr. E.A. Wells, Deputy City Attorney, stated that he had consulted an attorney in the matter, but desired more time within which to decide as to his resignation. I stated to him that he had admitted the facts, and that I could only recognize the matter in the light of the Mayor investigating the City Clerk's conduct, and I expected him to inform me of his decision. He again expressed his unwillingness to make any definite decision, and I thereupon stated that no further discussion was necessary. At four o'clock on the afternoon of Monday, June 12th, I appeared before the District Attorney and requested the preparation of a complaint against Mr. Vincent, under section -72 of the Penal Code. The District Attorney not being able to conclude the preparation of the complaint, before the close of office hours, an appointment for the Hollowing morning (June 13th) was made. At 9:15 o'clock A.M. June 13th, Mr. Vincent appeared in my office and tendered me his resignation, a copy of which, marked "Exhibit G", is herewith enclosed and hereby made a part of this report. Mr. Vincent further stated that there was some work for him to complete before leaving the office, whereupon I requested him to return to my office in an hour, which he failed to do. At twelve o'clock noon, June 13th,

1905, I accepted Mr. Vincent's resignation, and directed Mr. J.T. Butler, the Deputy City Clerk, to take charge of the City Clerk's office. A copy of the acceptance of the said resignation, and direction to Mr. Butler in regard to assuming charge of the Office, Marked "Exhibit H", is herewith enclosed and hereby made a part of this report.

At 2:45 P.M., June 13th, 1905, I was served with a letter from Mr. Vincent withdrawing his resignation, a copy of which letter, marked, "Exhibit I", is herewith enclosed and hereby made a part of this report.

The City Attorney advising me that, in his opinion, a vacancy existed in the office of City Clerk, I thereupon under section 7 of article 10 of the Charter, appointed Mr. J.T. Butler (Deputy City Clerk) to the office of City Clerk of the City of San Diego, California and herewith enclose a copy of said letter and appointment, marked "Exhibit J", and hereby made a part of this report. Mr. Butler accepted the said appointment as City Clerk in a communication, a copy of which is herewith enclosed marked "Exhibit K" and hereby made a part of this report.

On June 14th, 1905, I addressed a letter to the several administrative boards and officers of the City, informing them of Mr. Butler's appointment as City Clerk of the City of San Diego, California, a copy of which letter, marked "Exhibit L", is herewith enclosed and hereby made a part of this report.

On the morning of June 15th,1905, Mr. Vincent claimed the office of City Clerk, and refused to give possession to Mr. Butler, who had been appointed as his successor. Mr. Butler, accompanied by the Chief of Police and the City Attorney, who informed Mr. Vincent that unless he would quit the office he would advise the Chief of Police to forcibly eject him, demanded possession of the City Clerk's office. Mr. Vincent thereupon, offering only such resistance as to constitute a forcible ejectment, quit the rooms of the City Clerk of the City of San Diego, California.

I thereupon, accompanied by Mr. E.A. Wells, Deputy City Attorney, duly made complaint before the City Justice M.B. Anderson, against Mr. Harry W. Vincent for the offense hereinbefore described, which complaint was made under section 72 of the Penal Code, viz:

"Section 72. Every person who, with intent to defraud, presents for allowance of for payment to any state board or officer, or to any county, town, city, ward, or village board or officer, authorized to allow or pay the same is genuine, any false or fraudulent claim, bill, account, voucher, or writing, is guilty of felony."

gation made and action taken regarding the resignation of Mr. Harry W. Vincent, as City Clerk of the City of San Diego, California, and my appointment, under section 7 of article 10 of the Charter, of Mr. J.T. Butler (Deputy City Clerk) to the office of City Clerk of the City of San Diego, California. I recommend that your Honorable Body, by resolution, ratify and confirm my action in accepting the resignation of Mr. Harry W. Vincent as City Clerk of the City of San Diego, California, and the appointment of Mr. J.T. Butler to the office of City Clerk of the City of San Diego, California, and the appointment of Mr. J.T. Butler to the

A'll of which is respectfully submitted,

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and the state of t

JOHN L. SEHON,

Mayor of the City of San Diego, California.

Councilman McNeill moves that said matter be referred to a committee of three for further investigation and report back at 7:30 o'clock P.M., which motion is defeated by the following vote, to-wit:

AYES---COUNCILMEN: -McNeill and Reynolds.

NOES---COUNCILMEN: -Blochman, Kelly, Creelman, Johnson, and Goldkamp.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

On motion of Councilman Kelly and by the following vote, to-wittle Control the AYES --- COUNCILMEN: -Blochman; Kelly; McNeill, Creelman; Johnson; and Goldkamp;

NOES---COUNCILMAN: -Reynolds;

ABSENT-COUNCILMEN: -Thorpe and Osborn;

Rule six of the order of business is the for this meeting.

At the hour of 1:55 P.M. a resolution confirming the action of the Mayor in accepting the resignation of H.W. Vincent, and appointing J.T. Butler as City Clerk, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, Creelman, Johnson, and Goldkamp;

NOES---COUNCILMEN: -McNeill and Reynolds;

ABSENT-COUNCILMEN: -Thorpe and Osborn.

Said resolution as adopted is as follows, viz:

RESOLUTION No. 2252.

WHEREAS, the Honorable John L. Sehon, Mayor of the City of San Diego, California, on account of certain misconduct and irregularities and violations of law committed by Harry W. Vincent, formerly City Clerk of said City (which the said Harry W. Vincent has publicly admitted that he committed while in office), requested the said Harry W. Vincent, as said City Clerk, on the 10th day of June, 1905, to resign his office as said City Clerk; and

WHEREAS, thereafter on the thirteenth day of June, 1905, the said Harry W. Vincent tendered and delivered his written resignation to the said John E. Sehon, the Mayor of said City, as such City Clerk, which resignation was thereafter and on the same day accepted by the said Mayor, and J.T. Butler, under the power vested in the said Mayor by the Charter of said City, was immediately duly appointed as such City Clerk to fill the unexpired term of the said Harry W. Vincent; and

whereas, the said J.T. Butler thereafter duly qualified as such City Clerk, and duly and regularly took possession of such office of City Clerk, and ever since has been, and now is, City Clerk of the said City of San Diego; and

and has commenced an action in the Superior Court of the County of San Diego, State of California, for the possession of said office; and

and acting City Clerk of said City at this time, yet in order to overcome any possible question that may be raised by the said Harry W. Vincent in regard to the matter, it is the wish of this Common Council that the records of the City should be so plain in this particular that there can be no question raised about the matter; and

WHEREAS, under the powers given this Common Council by the Charter of this City, this

Common Council has the power to remove any person from office occupying the position of City Clerk;

NOW, THEREFORE, BE IT RESOLVED, by the Common Council of the City of San Diego, as follows: that the action taken by the Mayor of said City in requesting the resignation of the said Harry W. Vincent as such City-Clerk and in accepting his resignation and appointing said J.T. Butler as City Clerk in the place and stead of the said Harry W. Vincent, be, and the same is hereby ratified and confirmed, and that the said Harry W. Vincent be, and he is, hereby removed from the office of the City Clerk of said City, and that the said J.T. Butler be, and he is, hereby elected and declared to be the City Clerk of said-City and entitled to the possession of such office.

That the said J.T. Butler, as such City Clerk be, and he is, hereby authorized and directed, immediately after the approval of this Resolution, to serve, or cause to be served, a copy of this Resolution upon the said Harry W. Vincent.

A message from the Mayor notifying the Council of the removal of Dr. P.C. Remondino, Member of the Board of Health, is read and ordered filed.

A message from the Mayor notifying the Council of the removal of John P. Burt, Commissioner of the Fire Department, is read and ordered filed.

. A message from the Mayor notifying the Council of the removal of F.W. Stearns, Member of the Board of Library-Trustees, is read and ordered filed.

A message from the Mayor notifying the Council of the removal of L.A. Wright, Member of the Board of Library Trustees, is read and ordered filed.

Thereupon the Council adjourned.

President pro tempore of the Common Council of the

City of San Diego, California.

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Council Chamber of the Common Council

of the City of San Diego, California,

June 19th, 1905.

o'clock PiM.

PRESENT-COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp; and Clerks Butler, Day and Bartlett.

ABSENT--COUNCILMEN: -Thorpe and Osborn.

In the absence of President Osborn, Councilman Johnson is elected President protempore.

The minutes of Adjourned meeting June 2nd, Regular meeting June 5th, Special Session June 16th, 1905, are read and approved.

A Message from the Mayor calling a special session of the Council for June 16th, 1905, at 7:30 o'clock P.M., also a Message from the Mayor rescinding the call of a special session for June 16th, 1905, at 7:30 o'clock P.M., are presented and ordered filed.

A communication from Councilman-John B.-Osborn, informing Council of the condition of his health, is read and ordered filed.

A communication from the Secretary of State-in the matter of voting machines, is presented and ordered filed.

A communication from John D. Spreckels in the matter of contract between the Southern California Mountain Water Company and the City of San Diego, is read and ordered filed.

A communication from Captain C.H. McKinstry in the matter of a road in Mission Valley, is read and ordered filed.

A communication from the Board of Fire Commissioners in the matter of the maintenance of Fire Alarm System, is read and referred to the Fire Committee.

A communication from the City Engineer transmitting elevations for grade of Boulevard along west line of City Park, and recommending change of grade of streets abbutting on the Park, is presented and referred to the Street Committee.

A communication from the City Engineer transmitting estimate of yardage in the grading of Second street, from Thornton to University avenues, is presented and referred to the Street Committee.

A communication from the Board of Public Works in the matter of the proposed sewer in the alley between "C" and "D" streets, and 25th and 26th streets, H.M. Higgins' Addition, is presented and referred to the Sewer Committee.

A communication from the Board of Public Works recommending a two inch water service pipe through the middle of block 27, H.M. Higgins! Addition, between 25th and 26th streets, is presented and referred to the Water Committee.

A communication from the Board of Public Works recommending the construction of a flush tank at the intersection of 16th and "F" streets, is presented and referred to the Sewer Committee.

A communication from the City Engineer transmitting estimate of yardage necessary to bring Eighteenth street.from "C" street to the City Park, to its official grade, is presented and referred to the Street Committee.

horses now on pasture, is read and referred to the Finance Committee.

A communication from the City Engineer transmitting estimate of yardage necessary to bring Redwood street, from Fourth street to the City Park, to its official grade, is presented and referred to the Street Committee.

A communication from the Federated Improvement Club, recommending that Ordinance No.1993, he rescinded, is read and referred to the Street Committee.

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A communication from the Federated Improvement Club favoring extension of contract with the Southern California Mountain Water Company, also incurring bonded indebtedness to acquire El Cajon Water Lands, is read and referred to the Water Committee.

A communication from H.T. Christian in the matter of grading Julian avenue from 27th street to 21st street, is presented and referred to the Street Committee.

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A communication from the Board of Public Works recommending reinsurance on four boilers at the Old Town Pumping Plant, is read and referred to the Finance Committee.

A communication from the Board of Public Works in the matter of the City entering into a contract with the Southern California Mountain Water Company, is read and-referred to the Water Committee.

A communication from the Board of Public Works recommending the purchase of two horses for the use of the Water Department, is read and referred to the Finance Committee.

The report of the Sewer Committee in the matter of a communication from

the City Engineer transmitting an estimate of the cost of a six inch sewer in Vermont street, from the alley between Robinson and Thornton avenues to alley between Thornton and Cypress avenues, thence east in said alley three hundred feet, also, a communication from the City Attorney in said matter, are read and on motion the entire matter is referred to the Sewer Committee.

The petition of Joseph Kelly for an extension of time within which to complete the sidewalking and curbing of Second street, between-Walnut and Brooks avenues, is presented and read.

Councilman Creelman moves that Rule 6 be suspended pending action on the above matter which motion is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp; NOES---NONE.

ABSENT = COUNCILMEN: - Thorpe and Osborn.

Councilman Creelman moves that said petition be granted, which motion is adopted.

The reupon a resolution granting Joseph Kelly thirty days extension of time within which to complete the sidewalking and curbing of Second street, between said points, is read and on motion of Councilman Creelman-adopted by the following vote to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp;
NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

Said Resolution as adopted is as follows, viz:

R E S O L U-T I O N N-O. 2 2 5 5.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the time for the completion of the contract for sidewalking and curbing Second street, in the City of San Diego, California, from the north line of Walnut avenue to the south line of Brooks avenue, entered into and executed on the 13th day of April, 1905, by and between Joseph Kelly, the party of the first part, and Samuel W. Hackett, as Superintendent of Streets of the City of San Diego, California, the party of the second part, be, and the same is hereby, extended for thirty days from and after the 21st day of June, 1905, and the Superintendent of Streets of said City be, and he is hereby, authorized and directed to endorse such extension of time on said contract.

The petition of G.A.E. Bandrand for a restaurant retail liquor license at 1327 "H" street, is presented and read.

Councilman McNeill moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

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AYES---COUNCILMEN: -Blochman, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---COUNCILMAN:-Kelly.

ABSENT-COUNCILMEN: -Thorpe, and Osborn.

Councilman McNeill moves that said petition be granted, which motion is adopted by the following vote, to-wit:-

A YES---COUNCILMEN: -Blochman, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES --- COUNCILMAN: -Kelly.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

The petition of T.J. McFeron for permission to leave out sidewalking and curbing returns at the intersections of Union and Grape streets, and Columbia and Grape streets, is presented and referred to the Street Committee.

The petition of L.E. Delano and others for a change of grade of Julian avenue, between Dewey and Evans streets, is presented and referred to the Street Committee.

The petition of property owners for a change of grade of First street, from "D" to Laurel streets, is presented and referred to the Street Committee.

The petition of property owners for a span light at the intersection of 16th and "B" streets, is presented and referred to the Electric Light Committee.

The petition of property owners for an electric light mast in the vicinity of Monroe and Campus avenues, is presented and referred to the Electric Light Committee.

The petition of property owners protesting against the change of grade of "M" street between Thirtieth and Thirty-first streets, is presented and referred to the Street Committee.

A communication from M.Hall offering to settle taxes on certain property in Ocean Beach for \$25.00, is read and referred to the Finance Committee.

A communication from the City Attorney in the matter of the petition of D.C. Collier, Jr., and others to reconsider Ordinance No.2036, or to submit same to the legal voters of the City, is read and ordered filed.

At this time a Committee from the Chamber of Commerce appear, and asked permission to address the Council on the condition of certain streets in the City and there being no objections said request is granted. The Committee calls the attention of the Council to the poor condition of the streets and ask that the Council take steps to have the same improved, whereupon Councilman Kelly moves that the City Clerk notify the Board of Public Works that protests have been made in regard to the condition of certain streets in the City and recommend that the Board take the necessary steps to have said streets placed in proper condition, which motion is adopted.

The following report of the Ways and Means Committee in the matter of a communication from the Board of Public Works recommending the purchase of a car load of four inch cast iron pipe, is read and adopted, viz:

The Ways and Means Committee recommendathat the recommendation of the Board of Public Works to purchase a car load of 4 inch cast iron pipe be adopted.

We therefore recommend the adoption of the ordinance presented herewith.

L.A. Blochman,

May 25th, 1905.

A.P. Johnson, Jr.

Thereupon an ordinance authorizing the Board of Public Works to purchase a car load of four inch cast iron pipe is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES --- COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

The reupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp. NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

Said ordinance as adopted is as follows, viz:

ORDINA-N.CE.-N.O.2070.

An ordinance authorizing the Board of Public Works to purchase a car load lot of water pipe. BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized to purchase, in the open market, a car load lot of four inch cast iron water pipe, which shall weigh at least twenty pounds to the linear foot, at a cost which shall not exceed one thousand dollars for the car load lot, and there is hereby appropriated such sum as may be necessary, not exceeding one thousand dollars, out of the Water Department Fund, to pay for the same.

Section 2. That this ordinance shall take effect and be in force thirty days from and after its passage and approval.

The following report of the Fire Committee in the matter of a communication from the Board of Fire Commissioners asking that an Assistant Chief Engineer be appointed, is read and adopted, viz:

The Fire Committee recommends that the within request of the Board of Fire Commissioners for the appointment of an assistant Chief of the Fire Department be, denied.

Geo. McNeill,

E.C. Thorpe,

June 13th, 1905.

A.P. Johnson, Jr.

The following report of the Finance Committee in the matter of a communication from the Board of Public Works recommending the purchase of A set of Bender-Chaquette Codes," is read and adopted, viz:

The Finance Committee recommends the adoption of the within recommendation and the ordinance presented herewith. the state of the s

Jay N. Reynolds,

June 16th, 1905. A.P. Johnson, Jr.

Thereupon an ordinance authorizing the Board of Public Works to purchase a set of Bender Chaquette Codes for the City Attorney's office is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:-A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, and Goldkamp.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:-

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

Said ordinance as adopted is as follows, viz:

THE LETTER OF RED LONG AON COE MOO. 2071.

An ordinance directing the Board of Public Works of the City of San Diego, California, to purchase books for the City Attorney's Office, and for other purposes.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board is hereby directed to purchase, for the use of the City Attorney's office, five books known as the "Bender-Chaquette Codes", and for the use of the Auditor's office the "Session Laws of 1905" of the State of California; and there is hereby appropriated out of the Legal Fund of the City Treasury of said City the sum of forty-three dollars to pay for said books.

Section 2. That this ordinance shall take effect and be in force from and after thirty days after its passage and approval.

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The following report of the Finance Committee in the matter of a communication from the Board of Public Works recommending the purchase of a new typewriter machine for use in the City Attorney's office, is read and adopted, viz:

The Finance Committee recommends that the within recommendation of the Board of Public Works be adopted. We therefore recommend the adoption of the ordinance presented herewith.

Jay N. Reynolds,

June 16th, 1905.

. A.P. Johnson, Jr.

Thereupon an ordinance authorizing the Board of Public Works to purchase a new typewriter machine for us in the City Attorney's office is read and on motion of Councilman Creelman put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2072.

An ordinance directing the purchase of a typewriting machine for the City Attorney's

office of the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, is hereby authorized and directed to purchase a typewriting machine for use in the City Attorney's office, at a cost not exceeding one hundred dollars; provided, that said Board may dispose of the old Smith Premier typewriting machine in said office in part payment of the purchase price of such machine as may be purchased at such price and may be obtained by the said Board.

Section 2. That this ordinance shall take effect and be in force from and after thirty days after its passage and approval.

The following report of the Street Committee in the matter of a petition of property owners to oil Ninth street from "C" street to south line of Public Park, is read and adopted, viz:

The Street Committee recommends that the within petition be granted provided the expense of oiling said street between said points be paid by the owners of property fronting upon said street.

A.P. Johnson, Jr.

Chas. Kelly,

June 16th, 1905.

L.A. Creelman.

The following report of the Street Committee in the matter of the petition of Mrs. G.M. Hazzard protesting against the sidewalking of Third street north of Laurel street, is read and adopted, viz:

The Street Committee recommends that the within petition be denied.

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A.P. Johnson, Jr.

Chas. Kelly,

June 16th, 1905.

L.A. Creelman.

The following report of the Street Committee in the matter of a Communication from the Board of Public Works transmitting an estimate of the cost of oiling First street from "D" to Laurel streets, is read and adopted, viz:

The Street Committee recommends that the Board of Public Works be authorized to employ the necessary men and teams to complete the oiling of the streets for which the oil has already been purchased. Said work to be done under the supervision of the Superintendent of streets.

A.P. Johnson, Jr.

Chas. Kelly,

June 16th, 1905.

L.A. Creelman.

The following report of the Fire Committee in the matter of the petition of Thomas

J. Higgins for permission to repair a two-story frame lodging house on Third street, between

"G" and "H" streets, also a communication from the City Attorney in the above matter are read

and on motion said communication is ordered filed and the report adopted, viz:

The Fire Committee recommends that the within petition be granted.

Geo. McNeill,

E.C. Thorpe, -.

May 26th, 1905.

A.P. Johnson, Jr.

The following report of the Street Committee in the matter of the petition of

The following report of the Street Committee in the matter of the petition of Edward Cotter and others for the grading of Julian avenue to its full length, from Marcey avenue to the south line of Sherman's Addition, is read and adopted, viz:

The Street Committee recommends that the within petition be granted.

A.P. Johnson, Jr.

Chas. Kelly,

June 16th, 1905.

L.A. Creelman.

The following report of the Street Committee in the matter of a resolution directing the City Engineer to furnish elevations for establishing the grade of the alley in block bounded by "I", "J", 24th and 25th streets, is read and adopted, viz:

The Street Committee recommends, that the within resolution be adopted.

A.P. Johnson, Jr.

Chas. Kelly,

June 16th, 1905.

L.A. Creelman.

Thereupon a resolution directing the City Engineer to furnish elevation for the establishment of the grade of said alley in the block bounded by said streets, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp;

NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and Osborn.

Said resolution as adopted is as follows, viz:

RESOLUTION No. 2254.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to furnish to this Common Council, at his earliest convenience, elevations for the establishment of the grade of the alley in the block bounded by "I" "J", 24th and 25th streets in said City.

A communication from the City Attorney in the matter of a right of way for a sewer in lot "C" block 11 of C. Hensley's Addition, is read and referred to the Sewer-Committee.

A communication from H.W. Vincent, City Clerk, notifying Council that resignation has been withdrawn, is read and ordered filed.

A resolution removing H.W. Vincent as City Clerk, and appointing J.T. Butler to said office, is presented and read.

Councilman McNeill moves that said matter be laid over until the next meeting, which motion is defeated.

Thereupon Councilman Kelly moves that Rule 6 be suspended pending action on the above resolution, which motion is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, Creelman, Johnson, and Goldkamp;

NOES---COUNCILMEN: -McNeill and Reynolds.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

Thereupon on motion of Councilman Kelly, said Resolution is adopted by the following vote, to-wit:

A YES---COUNCILMEN; -Blochman, Kelly, Creelman, Reynolds, Johnson and Goldkamp.

NOES---COUNCILMAN: -McNeill.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

Said Resolution as adopted is as follows, viz:

RESOLUTION No. 2253.

BE IT RESOLVED, by the Common Council of the City of San Diego, as follows:

That the action of this Common Council at a special meeting held by it on the 16th day of June, 1905, in adopting Resolution No. 2252, being Document No. 10, 125, filed in the office of the City Clerk of said City, June 16th, 1905, be, and the sameris 'hereby ratified and approved and declared to be of the same force and effect as if said Resolution had been adopted at a regular meeting of said Common Council at which a quorum was present; and that Harry W. Vincent, City Clerk of said City of San Diego, be, and he is, hereby removed from the office of such City Clerk, good cause appearing therefor to this Common Council, and also on account of the mis-conduct, irregularities, and violations of law specified and set forth in that certain message from the Mayor of said City to this Common Council, being Document No.10,124, on file in the office of said City Clerk of said City of San Diego, and for the more specific reason of rendering a false pay-roll and retaining moneys coming into his hands as such City Clerk belonging to the said City of San Diego, in his possession in violation of the Charter of this City and the general law of this State; and for violating Section Thirteen of Article X of the Charter of said City; and that J.T. Butler, be, and he is, hereby elected, appointed, and declared to be the City Clerk of said City of San Diego, and entitled to the possession of said Office; that the said J.T. Butler as such City Clerk be, and he is, hereby authorized and directed, immediately after the adoption of this Resolution, to serve, or cause to be served, a copy of this Resolution upon the said Harry W. Vincent.

A message from the Mayor vetoing an ordinance establishing the grade of sidewalks and curbs along the boulevard, from Sixth to Eighth streets, is read and on motion action thereon is postponed until the next meeting of the Council.

President Johnson announces that the election of a City Clerk will be in order, whereupon Councilman McNeill moves that action on this matter be postponed until the next regular meeting of the Council, which motion is defeated by the following vote, to-wit:

AYES---COUNCILMEN: - McNeill and Reynolds,

NOES---COUNCILMEN: -Blochman, Kelly, Creelman, Johnson and Goldkamp.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

Councilman Kelly now places in nomination for the office of City Clerk, Mr. J. T. Butler

and there being no further nominations, on motion, it is ordered that the nominations be closed. President Johnson appoints Councilmen Blochman and McNeill as tellers and there being no objections Deputy City Clerk Day is ordered to cast the ballot of the Council for Mr. J.T. Butler as City Clerk.

The ballot being cast the tellers announce that J.T. Butler has received the unanimous vote of the Council for City Clerk, whereupon the President declares J.T. Butler to be elected City Clerk.

A message from the Mayor vetoing an ordinance providing for the employment of three additional deputies in the City Clerk's Office, is read and ordered filed, viz:--

I herewith return, without my approval, the above ordinance authorizing the City Clerk to employ three additional deputies from July 1st, 1905, to October 1st, 1905.

The circumstances connected with the administration of the business of the City Clerk's Department do not, in my judgment, warrant the continuation of these three additional deputies.

At the present time I understand that the City Clerk is also the Clerk, or other similar officer, of a certain social organization, and has clerical duties in connection therewith that requires a material part of his time, the books of which organization being kept in the City Clerk's office, and during time that should be given City affairs; at times even the services of a deputy being taken for certain private work of this nature.

I am of the opinion that the City Clerk should not expect his personal work to largely consist of a general supervision of the office, but that in addition to meeting and attending to the requests of the public, he should personally perform a reasonable share of the clerical work.

I consider that the routine administration of the City Clerk's Department should be so arranged as to provide for a more systematic assignment and performance of the work of the Department, so that all persons employed in the office may be kept daily constantly employed with public business during office hours.

The mere fact that funds have been provided, or estimates made for additional clerks when necessary, does not constitute a sufficient reason to continue to retain clerks, or to employ additional ones, when their services are not legitimately required.

Under Section 14 of Article 10 of the Charter of the City of San Diego, California, the City Clerk recently addressed a letter to me requesting my approval of an ordinance authorizing the employment of three additional deputies. In compliance with which request I transmitted to the legislative body a recommendation that the City Clerk be allowed two additional deputies for the period of three months from July 1st, 1905, which recommendation I hereby renew.

In the event of special elections or other similar unusual occasions, requiring additional clerical assistance, the Clerk can, when necessary, obtain for a limited time, under separate ordinance, the help needed temporarily.

With proper system and due application to the work upon the part of the Clerk, his deputy clerk and assistants, I deem two additional deputies, or four men in all, ample forces to perform all the work demanded of the City Clerk's Department.

For the reasons above set forth, I therefore withhold my approval of this ordinance

JOHN L. SEHON,

Mayor of the City of San Diego, California.

San Diego, California, June 7th, 1905.

An ordinance authorizing the City Clerk to employ two additional deputies from July 1st, 1905, to October 1st, 1905, 1s presented and read.

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Councilman Blochman moves that Rule 6 be suspended pending action on the above ordinance, which motion is adopted by the following vote, to-wat: -

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp. NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and Osborn.

Councilman Kelly now moves that said ordinance benplaced sonlits final passage, which motion is yadopted by the following stwo-thirds ivote, to-wit:

A YES --- COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp. NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp. NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Osborn.

Said ordinance as adopted is as follows, viz:

ORD-INANCE NO. 2069.

An ordinance providing for the employment of additional deputies in the office of the City Clerk of the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

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Section 1. That the City Clerk of the City of San Diego, California, be and he is hereby authorized and empowered to appoint two additional deputies for the period of time running from the first day of July, 1905, to the first day of October, 1905, whose compensation shall be and is hereby fixed at the sum of seventy-five dollars per month each.

Section 2. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public peace, health and safety.

Section 3. That this ordinance shall take effect and be in force from and after its passage and approval:

K . The petition of property owners for a change of grade on Albatross street, from Kalmia to Maple streets, is presented and referred to the Street Committee.

The petition of the Horton Improvement Club to have streets which intersect First street guttered, is presented and referred to the Street Committee.

After first giving due notice, President pro tempore Johnson, did in open session sign An ordinance (No.2069) providing for the employment of two additional deputies in the City Clerk's office, from July 1st to October 1st, 1905; also

An ordinance (No. 2070) providing for the purchase of a car load of four inch cast iron pipe; also

An ordinance (No.2071) providing for the purchase of books for the City Attorney's office; also

An ordinance (No.2072) authorizing the Board of Public Works to purchase a typewriter for use in the City Attorney's office.

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Thereupon on motion the Council adjourned, useful along the following for the

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President protention of the Common

----Council of the City of San Diego,

California.

REGULAROMEETENG. # C.

of the City of San Diego, California.

July 3rd, 1905.

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Pursuant to the provisions of the City Charter, a meeting of the Common Council is held this day, at 7:30 o'clock P.M. President Osborn presiding.

PRESENT-COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp; and Osborn; and Clerks Butler, Day and Bartlett.

ABSENT -- COUNCILMEN: -Thorpe and Johnson.

The minutes of adjourned Meeting, June 19th, 1905, are read and approved.

A Message from the Mayor transmitting a request of the Board of Public Works to employ ten additional men in the Street force of the City, and recommending an increase of six men for a period of sixty days is read and ordered filed.

Thereupon an ordinance providing for the employment of additional men in the Street Department is presented and read.

councilman Creelman moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp; and Osborn; NOES---NONE;

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Thereupon on motion of Councilman Kelly said ordinance is place on its final passage at its first reading by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp; and Osborn;

NOES---NONE;

ABSENT-COUNCILMEN: Thorpe and Johnson.

Thereupon on motion of Councilman Kelly said Ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE;

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ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

ORDINANCE No. 2074

An ordinance authorizing the Board of Public Works to employ extra men upon the streets of the City.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works is hereby authorized to employ, or cause to be employed, six extra men upon the Street Force of the City of San Diego for a period of sixty days from the date of the approval of this Ordinance, at the rate of sixty dollars per month each.

Section 2. That there is hereby appropriated out of the Street Fund of said

City the sum of seven hundred and twenty dollars, or so much thereof as may be necessary, to pay for the above employment.

Section 3. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public peace, health, and safety, and that said ordinance shall take effect and be in force from and after its passage and approval.

A Communication from the Board of Public Works recommending the employment of additional men in the Street Department, is read and ordered filed.

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The monthly Report of the City Pound Keeper for the month of June, is presented and ordered filed.

An assignment of a franchise by Arthur Wright to the Home Telephone & Telegraph Company, is read and ordered filed.

A Communication from the City Attorney in the matter of the petition of E. Bernard et al, for a public road on Washington street, is read and ordered filed.

A Communication from the City Engineer transmitting elevations for establishing the grade of the boulevard, from the west line of the City Park near Tenth street to the east line of said Park at Twenty-eighth street, is presented and referred to the Street Committee

A Communication from the City Engineer reporting the amount of sidewalking and curbing yet to be done on "B" street, from 24th to 26th streets, is presented and referred to the Street Committee.

A Communication from the City Engineer ran reporting the amount of sidewalking and curbing yet to be done on Twenty-fifth street, from "F" to "K" streets, is presented and referred to the Street Committee.

A Communication from the League of American Municipalities, extending an invitation to their 9th Annual Meeting, is read and ordered filed.

A Communication from the Pacific States Telephone and Telegraph Company in the matter of the Fire Department using one pair of wires in their underground cable, is read and referred to the Street Committee.

A Communication from C.A. Dievendorff in the matter of the settlement of back taxes on blocks 157,158,159,160,161, Richter's Addition, is read and referred to the Finance Committee.

A Communication from Robert Boldick in the matter of the flume line running through his land, in Mission Valley, is read and referred to the Finance Committee.

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A Communication from Albert Meyer notifying the Council of an increase in the rental on the building used by the City Justice, is read and referred to the Finance Committee.

A Communication from H.H. Brown et al, in the matter of closing barber shops on Sundays, is read and ordered filed.

A Communication from F.S. Best, et al, in the matter of closing Bærber shops on

Sundays is read and ordered filed.

At this time Councilman Johnson enters and takes his seat in the Council.

A Communication from the Bartlett Estate Company in the matter of the City accepting sewer through alley in Block 6, Breed & Chase's Addition, is read and referred to the Sewer Committee.

A Communication from the Board of Public Works, recommending the laying of certain pipe lines in Ocean Beach, is read and referred to the Water Committee.

A Communication from the Board of Public Works recommending the laying of a two inch pipe line of Walnut avenue near Albatross street, is read and referred to the Water Committee.

A Communication from the Board-of Public Works recommending the purchase of material for the repair of paved streets, is read and on Motion of Councilman Kelly said recommendation is adopted.

A Communication from the Board of Public Works recommending the adoption of an ordinance providing for the advertising for and the purchase of hay, grain, etc., for the Fire, Water and Street Departments, is read and on motion said recommendation is adopted, and the City Attorney directed to prepare and ordinance, carrying the same into effect.

A Communication from the Board of Public Works in the matter of the improvement of the streets, is read and ordered filed.

A Communication from the Board of Public Works recommending the sale of an old air pump is read and referred to the Finance Committee.

A Communication from the Board-of Fire-Commissioners in the matter of attaching the fire alarm wires to the cable of the Sunset Telephone Company at 2nd and "B" streets, 4th and "B" streets, coming out at the alley between Wetherby and "E" streets, and 3rd and 4th streets, is read and referred to the Fire Committee.

The following report of the Street Committee in the matter of the Petition of A. E. Haight for a change of grade at the intersection of Union and Grape streets, is read and on motion of Councilman Blockman adopted by the following vote, to wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill; Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said Report as adopted is as follows, viz:

The Street Committee recommends that the within Petition be granted.

A.P. Johnson, Jr.

Chas. Kelly,

May 17th, 1905.

L.A. Creelman.

Thereupon said Petition is granted.

A Resolution of Intention to change the grade at the southeast corner of Grape and Union streets is read and on motion of Councilman Blochman, adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said Resolution as adopted is astfollows, viz:

RESOLUTION NO.

Of Intention to change the grade at the southeast corner of Grape and Union streets in the City of San Diego, California.

WHEREAS, the owner of a majority of the property affected by the herein proposed change of grade of southeast intersection of Union and Grape streets in the City of San Diego, California, has petitioned the Common Council of the said City of San Diego, California, to change the grade thereof at said point; and

WHEREAS, the said Common Council finds that the said petition contains the name of the owner of a majority of the real property to be affected by the said proposed change of grade, and that it is for the public benefit to make said proposed change of grade, and establish the grade of the said-intersection of streets as hereinafter provided, now, therefore,

BE IT RESOLVED, that it is the intention of the Common Council of the City of San Diego, California, to change the grade-of-said-intersection of streets as follows, to-wit:

At the southeast corner of the intersection of Union and Grape streets, change the grade from ninety-three and fifty hundredths (93.50) feet to ninety-four (94) feet.

All grade elevations to be above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the said-City of San Diego, entitled, "An ordinance establishing a datum linemfor the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by Ordinance," approved on the 30th day of June, 1886.

The City Clerk of said City is hereby directed to cause this Resolution of Intention to be published for ten days in the newspaper in which the official notices of the Common Council of said City are usually printed and published, to-wit, the San Diego Union and Daily Bee a daily newspaper published and circulated and of general circulation in said City, in every regular issue of said newspaper for said period of ten days, which newspaper is hereby designated as the newspaper in which this Resolution of Intention shall be published in the manner and by the person required by law.

The Superintendent of Streets of said City is hereby ordered and directed, within five days after the first publication of this Resolution, to cause to be conspicuoulsy posted in the manner and form required by law, within the district herein above designated as the district to be benefited by the proposed change of grade, notice of the passage of this Resolution.

The Petition of C.A. Nagle for permission to except the sidewalking and curbing

from India street in front of lots 1,2, and 3, block 62, and lot 12, block 63, Middletown, is

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presented and referred to the Street Committee.

The Petition of C.A. Nagle for permission to leave trees now standing in the curb

the Street Committee.

Light Committee.

A Petition of Property Owners for a four inch water pipe line on Sargent avenue, from 28th to 30th streets, is presented and referred to the Water Committee.

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The Petition of E. Lazenberg for permission to remove trees in front of lot "K" block 14, Horton's Addition, is presented and referred to the Street Committee.

The Petition of James F. Brooks and others to replace and maintain an electric light at the intersection of Third and Juniper streets, is presented and referred to the Electric

A Petition of property owners for a low arm electric light at the intersection of First and Washington streets, is presented and referred to the Electric Light Committee.

The Petition of D.A. Smith for a retail liquor license at No.1420 "E" street, is presented and referred to the Health and Morals Committee.

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The petition of Anna Holzman and Others for an extension of sixty days time within which to complete the sidewalking and curbing at the corner of 24th-and "B" streets, is presented and referred to the Street Committee.

to a point 300 feet west of 29th street, is presented and readword to the Cambob Commissee.

Councilman Johnson moves that Rule 6 be suspended pending action on the above matter which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN: Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

ABSENT-COUNCILMAN: -Thorpe.

NOES---NONE.

Thereupon on motion of Councilman Johnson said Petition is granted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

A Communication from Turner and Barr transmitting a petition of property owners for a change of grade of 30th street, between "I" and "K" streets, is read and referred to the Street Committee.

A Communication from Elizabeth L. Burner in the matter of quieting title to certain lots in Pacific Beach, is read and referred to the Finance Committee.

The following report of the Finance Committee in the matter of a Communication from the Board of Public Works recommending the sale of three old horses, is read and on motion adopted, viz:

The Finance Committee recommends the adoption of the within recommendation, and the ordinance presented herewith.

L.A. Blochman,

June 30th, 1905.

A.P. Johnson, Jr.

The following Report of the Finance Committee in the matter of a Communication from the Board of Public Works recommending resinsurance on four boilers at the Old Town Pumping Plant, is read and on motion adopted, viz:

The Firance Committee recommends the adoption of the within recommendation, and the ordinance presented herewith.

L.A. Blochman,

June 30th, 1905.

A.P. Johnson, Jr.

Thereupon an ordinance requiring insurance of the steam boilers at the City Pumping Plant, is read and on motion of Councilman Johnson put on its final passage at its first reading by the following tw-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn, NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman Johnson said ordinance is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said ordinance as adopted is as follows, viz:

O R D-I-N-A N C-E- --N-O. 2 0 7 3.

An ordinance directing the Board of Public Works to re-insure the steam boilers at the Old Town Pumping Plant.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Sec. 1. The Board of Public Works is hereby authorized and directed to insure or have insured the four (4) steam boilersnat the Old Town pumping plant for the period of three (3) years, at a premium not exceeding one hundred and twenty seven dollars and fifty

cents (\$127.50) and there is hereby appropriated from the Water Fund \$127.50 or so much thereof as may be necessary for the purpose of paying for the said Insurance.

Sec. 2. This ordinance will take effect thirty(30) days from and after its passage.

The following Report of the Finance Committee in the matter of a Communication from Jesse Gilmore Offering to settle back taxes and assessment on lot 12, Middletown, is read and on motion adopted, viz:

The Firance Committee recommends the City accept the amount of original tax on the within described property in settlement of back taxes and assessments. We therefore recommend the adoption of the ordinance presented herewith.

L.A. Blochman,

June 30th, 1905.

A.P. Johnson, Jr.

Thereupon an ordinance authorizing the City Attorney and City Tax Collector to settle certain claims for delinquent taxes, is read and on motion of Councilman Johnson put on its final passage at its first reading by the following tw-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman Johnson said ordinance is adopted by the followering vote, to-wit:

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AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: Thor pe.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2081.

An ordinance directing the Tax Collector of the City of San Diego, California, to compromise the City's Claims for certain delimnuent taxes.

Section 1. That the Tax Collector of the City of San Diego, California, be and he is hereby authorized and instructed to compromise the claim of said City for delinquent taxes upon right-of-way lot twelve in Middletown in said City, for the following years, to-wit, 1893, 1894, 1896, 1897, 1898, 1900, 1902, and 1903, and to accept as payment in full of all claims for said taxes, including the interest thereon and penalties, the sum of \$38.75, and upon the payment thereof said property shall be freed from any and all liens for said-taxes for the years above mentioned.

Section 2. That this ordinance shall take effect and be in force thirty days from and after its passage and approval.

The following report of the Finance Committee in the matter of a Communication from Mrs. Rens Offering to bid on certain lots in block 374 of Sonnichsen's Addition, is read and adopted, viz:

The Firance Committee recommends that the necessary steps be taken to offer for sale and public auction the City's interest in block 374 in Sommichsen's Addition. We therefore recommend the adoption of the Resolution herewith.

Jay N. Reynolds

L.A. Blochman,

May 17th, 1905.

A.P. Johnson, Jr.

ThereupoN a Resolution authorizing the Tax Collector to deliver deed to City Clerk of lots 19 and 20, block 374, in Sonnichsen's Addition, is read and on motion of Councilman Johnson adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson and Goldkamp.

NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said Resolution as adopted is as follows, viz:

RESOLUTION NO.2258.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the Tax Collector of the City of San Diego, California, be and he is hereby requested to execute and deliver to the City Clerk of said City, for the use of said City, a good and sufficient deed conveying to said City the following described property, lying and being in the City of San Diego, County of San Diego, State of California, and more particularly described as lots nimeteen and twenty in block three hundred and seventy-four of sonnichsen's Addition to said City, which was sold to said City for taxes for the year 1893, and demand is herewith made upon said Tax Collector for said deed.

The following Report of the Sewer Committee in the matter of a Communication from the City Attorney in regard to a right-of-way for a sewer through lot C block 11 of C. Hensley's Addition, is read and on motion adopted, viz:

The Sewer Committee recommends that the sum of \$25.00 be paid for right-of-way for sewer, referred to, and that the ordinance presented herewith authorizing the City Attorney to make settlement for same for said amount deposited.

L.A. Blochman,

June 30th, 1905.

F.J. Goldkamp.

Thereupon an ordinance directing the City Attorney to settle action against John T. Wright and others, in the matter of a right-of-way for a sewer, is read and on motion of Councilman Johnson put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Osbornland Goldkamp.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman Johnson said ordinance is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2082.

An ordinance directing the City Attorney of the City of San Diego, California, to compromise the suit of the City against John T. Wright, et al.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the City Attorney of the City of San Diego, California, be and he is hereby authorized and instructed to accept the offer of Mr, John T. Wright to give a quit claim deed to the City of San Diego, California, of the south ten feet of lot "C" in block eleven of N.W. Hensley's Addition in the said City of San Diego, for the sum of twenty-five dollars, in compromise of the suit now pending in the Superior Court of the County of San Diego, State of California, No.13040, entitled, "The City of San Diego, (a municipal corporation), plaintiff, vs. John T. Wright, et al., defendants, "And said Attorney is further authorized and instructed to dismiss said action on the execution of such deed.

Section 2. That the Auditor of the said City of San Diego be and he is hereby authorized, upon the execution and delivery of such deed and the approval thereof by the City Attorney of said City, to draw a warrant upon the Treasurer of said City payable out of the Sewer and Drainage Fund of said City for the sum of twenty-five dollars, and the Treasurer of said City is hereby authorized and instructed to pay such warrant and charge the same to the said Sewer and Drainage Fund.

Section 3. That this ordinance shall take effect and be in force thirty days from and after its passage and approval.

The following Report of the Sewer Committee in the matter of a Communication from the Board of Public Works recommending the construction of a flush tank at 16th and "F" streets, is read and on motion adopted, viz:

The Sewer Committee recommends that the request of the Board of Public Works to construct a flush tank at 16th and "F" streets to cost not to exceed the sum of \$80.00, be granted.

We therefore recommend the adoption of the ordinance presented herewith.

L.A. Blochman,

June 30th, 1905.

F.J. Goldkamp.

Thereupon an ordinance authorizing the Board of Public Works to construct a Flush Tank at the intersection of 16th and "F" streets, is read and on motion of Councilman Blochman put on its final passage at its first reading by the following two-thirds vote, to-wit: A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: Thorpe: - CONTROL BY SELECT OF A LEWIS CONTROL OF

The reupon on motion of Councilman Blochman said or dinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMA N:-Thorpe.

Said ordinance as adopted is as follows, viz:

ORDINAFNCE NO. 2076.

An ordinance directing the Board of Public Works of the City of San Diego, California, to construct a flush tank at the corner of Sixteenth and "F" streets in said City.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, be

and said Board is hereby authorized and instructed to cause to be constructed a flush tank at the corner of Sixteenth and "F" streets in said City; provided, that the cost of the same shall not exceed the sum of eighty dollars. Said sum to be paid out of the Sewer and Drainage Fund of said City.

Section 2. That this ordinance shall take effect and be inforce from and after thirty days after its passage and approval.

The following Report of the Sewer Committee in the matter of a Communication from the Board of Public Works in regard to the proposed sewer in the alley between "C" and "D" streets, and 25th and 26th streets, H.M. Higgins' Addition, is read and on motion adopted, viz:

The Sewer Committee recommends that the within request for construction of a sewer be granted when funds are available for this purpose, providing the right-of-way for same is procured without expense to the City.

L.A. Blochman,

June 30th, 1905.

F.J. Goldkamp.

The following Report of the Sewer Committee in the matter of a Communication from the City Attorney in regard to a sewer on Vermont street, is read and on motion adopted, viz:

The Sewer Committee recommends that the sewer be constructed and the cost of same be paid out of "Contingent Fund". We therefore recommend the adoption of the ordinance presented herewith.

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June 30th, 1905.

F.J. Goldkamp.

Thereupon an ordinance directing the Board of Public Works-to construct a sewer south on Vermont street, is read and on motion of Councilman Johnson put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

ABSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman Johnson said Ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reymolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2074.

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to construct a sewermextending south on Vermont street from the alley between Robinson avenue and Thornton avenue, to the alley between Thornton avenue and Cypress avenue, thence east for a distance of three hundred feet.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, be and it is hereby authorized and instructed to construct, or cause to be constructed,

a sewer extending south on Vermont avenue from the alley between Robinson avenue and Thornton avenue to the alley between Thornton avenue and Cypress avenue, thence easterly along said last named alley for a distance of three hundred feet, in accordance with the plans and specifications therefor heretofore furnished by the City Engineer of the said City of San Diego, and filed in the office of the Clerk of said City on the 16th day of May, 1905, being Document No.9849; provided, that the cost of said work shall not exceed the sum of four hundred and twelve dollars. Said sum to be paid out of the Sewer and Drainage Fund of said City.

Section 2. That this ordinance shall take effect and be in force thirty days from and after its passage and approval.

The following Report of the Sewer Committee in the matter of a Communication from the Board of Public Works recommending the reconstruction of a flush tank at 14th and "A" streets, is read and on motion adopted, viz:

The Sewer Committee recommends that the flush tank at 14th and "A" streets be reconstructed as recommended by the Board of Public Works, and the ordinance presented herewith be adopted.

L.A. Blochman.

June 30th, 1905.

F.J. Goldkamp.

Thereupon an ordinance directing the Board of Public Works to lower and reconstruct the flush tank at 14th and "A" streets, is read and on motion of Councilman Kelly put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and O'sborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman Kelly said ordinance is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE-

ABSENT-COUNCILMAN: -Thorpe.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2077.

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to lower and reconstruct the flush tank at Fourteenth and "A" streets in said City.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and instructed to lower and reconstruct the flush tank at Fourteenth and "A" streets in the said City of San Diego, in accordance with the plans and specifications to be prepared by the said Board; provided, that the cost of doing said work shall not exceed the sam of sixty-five dollars.

Section 2. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public peace, health and safety.

Section 3. That this ordinance shall take effect and be in force from and after its passage and approval.

The following Report of the Street Committee in the matter of repairing the road from India street to Old Town, is read and on motion adopted, viz:

San Diego, Calif. June 30th, 1905.

To the Honorable Common Council

of the City of San Diego.

Gentlemen: -

The Street Committee recommends that the Street Superintendent be directed to make the necessary repairs to the road running from the end of India street to Old Town, to place the road in proper condition. We therefore recommend the adoption of the Resolution presented herewith.

Respectfully,

A.P. Johnson, Jr.

L.A. Creelman,

Committee.

Thereupon a Resolution directing-the Street Superintendent to repair the road from the end of India street to Old Town, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

A YES --- COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn. NOES --- NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said Resolution as adopted is as follows, viz:

RESOLUTION NO. 2257.

BE IT RESOLVED, By, the Common Council of the City of San Diego, as follows:

That the Street Superintendent be and he is hereby authorized and directed to make the necessary repairs to the road running from the end of India street to Old Town, to place the road in proper condition.

The following Report of the Street Committee in the matter of the Petition-of T.J. McFeron for permission to leave out the sidewalking and curbing returns at the intersection of Union and Grape streets, and Columbia and Grape streets until said Grape street is graded, is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be granted, and the adoption of the Resolution presented herewith.

A.P. Johnson, Jr.

June 30th, 1905.

L.A. Creelman. -

Thereupon an ordinance excepting the returns at said points on said streets, is read and on motion of Councilman Blochman put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

A BSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman Blochman said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reymolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said ordinance as adopted is as follows, viz:

ORDINANCE. No. 2080.

An ordinance excepting the returns on the northwest corner of Union and Grape streets and on the northeast corner of Columbia and Grape streets from the order the sidewalking and curbing of said streets.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the sidewalking and curbing returns on the northeast corner of Union and Grape streets, and on the northeast corner of Columbia and Grape streets, be and they are hereby excepted from the order to sidewalk and curb said streets at said points, until said portions of said Grape street has been graded.

Section 2. That this ordinance shall take effect and be in force thirty days from and after its passage and approval.

The following Report of the Street Committee in the matter of the Petition of W.M. Crouse, Agent, for permission to leave trees standing in curb-line in front of lot "E" block 124, Horton's Addition, is read and on motion adopted, viz:

The Street Committee recommends the adoption of the Resolution herewith; granting the within Petition.

A.P. Johnson, Jr.

Chas, Kelly,

May 27th, 1905.

L.A. Creelman.

Thereupon an ordinance granting permission to allow the trees to remain in the curb line in front of said lot "E", block 124, Horton's Addition, is read and on motion of Councilman Johnson put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman Johnson said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2079.

An ordinance to allow trees to remain in the curb line in front-of lot "E" in block 124 of Horton's Addition in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the trees now standing in the curb line in front of lot "E" in block 124 of Horton's Addition in the City of San Diego, California, be and they are hereby allowed to remain there.

Section 2. That all ordinances or parts of ordinances in conflict herewith be and

the same are hereby repealed.

Section 3. That this ordinance shall take effect and be in force from and after its passage and approval.

The following Report of the Street Committee in the matter of the Petition of property Owners for grading Evans street from Pierce avenue to "M" street, is read and on motion adopted, viz:

The Street Committee recommends that the within petition be granted, and that the City Attorney prepare the necessary papers to carry same into effect.

A.P. Johnson, Jr.

Chas. Kelly,

June 16th, 1905.

L.A. Creelman.

Thereupon a Resolution directing the City Engineer estimate yardage and Street Superintendent designate places for deposit of surplus earth to be obtained in the grading of said street between said points, is read and on motion of Councilman Johnson, adopted by the following vote, to-wit:

A YES---COUNCILMEN: Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Thor pe.

Said Resolution as adopted is as follows, viz:

PRESOLUTION NO. 2256.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to furnish to this Common Council a careful estimate of the number of cubic yards of embankment necessary to bring Evans street in the City of San Diego, California, from the north line of Pierce avenue to the south line of "M" street, including the sidewalks thereof, to its official grade and cross-section, including the intersections of said Evans street with cross streets, and the sidewalks of such intersections; excepting the intersections of cross streets already graded to the official grade; excepting such portion of the said Evans street and the said intersections of streets between said points required by law to be kept in order or repair by any person or company having railroad tracks thereon.

That said estimate shall be made in duplicate, one copy of which shall be kept on file in the office of the said City Engineer and shall, during office hours, be accessible for inspection to any person who may desire to inspect the same; that the said estimate shall include plans and specifications and estimates of the cost of any and all culverts which it may be necessary to construct in doing said work.

That the Superintendent of Streets of said City be and he is hereby authorized and directed to furnish to this Common Council a description of the place or places where the surplus earth to be removed in doing said work shall be placed and deposited.

The following Report of the Street Committee in the matter of the Petition of W.L. Rohrer to be released from street grading assessment on Robinson avenue, is read and adopted, viz:

The Street Committee recommends that the within Petition be denied.

A.P. Johnson, Jr.

June 30th, 1905.

L.A. Creelman.

The following Report of the Street Committee in the matter of the Petition of the Horton Improvement Club to have streets which intersect First street guttered, is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be granted.

A.P. Johnson, Jr.

June 30th, 1905.

L.A. Creelman.

The following Report of the Street Committee in the matter of the Petition of property owners for a change of grade on Albatross street, from Kalmia to Maple streets, is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be denied.

A.P. Johnson, Jr.

June 3rd, 1905.

Chas. Kelly,

May Distribus.

The following Report of the Street Committee in the matter of the Petition of M.T. Gilmore and others for oiling "D" street, from Third to California and Eourth streets, and "A" to Ivy streets, is read and on motion adopted, viz:

The Street Committee recommends that "D" street from 3rd to California streets be oiled at a cost not to exceed \$978.80, provided the necessary funds for doing said work are available, and that 4th street from "A" to Ivy streets be oiled, the expense to be assessed to property owners fronting on said street.

A.P. Johnson, Jr.

June 30th, 1905.

L.A. Creelman.

Thereupon an ordinance authorizing the Board of Public Works to oil said street between said points, is read and on motion of Councilman Johnson put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Réynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman Johnson said ordinance is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2075.

An ordinance providing for the oiling of "D" street, between the east line of Third street and the east line of California street, in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, be

and said Board of Public Works is hereby authorized and directed to oil or cause to be oiled that portion of "D" street in said City of San Diego lying between the east line of Third street and the east line of California street, from curb to curb, including all intersections of streets between said points, according to plans and specifications to be prepared by the City Engineer of said City and to be approved by the Board of Public Works; provided that the total cost of the same shall not exceed the sum of Nine Hundred and Seventy-eight dollars and Eighty cents (\$978.80).

Section 2. That this ordinance shall take effect and be in force from and after thirty days after its final passage and approval.

The following Report of the Street Committee in the matter of the Petition of Mary B. Tyler and others for change of grade of Maple street at the intersection of Front Street is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be granted. We therefore recommend the adoption of the Resolution of Intention presented herewith.

A.P. Johnson, Jr.

Chas. Kelly.

June 16th, 1905.

L.A. Creelman.

Thereupon a Resolution of Intention to change the grade of said street at said point, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said Resolution as adopted is as follows, viz:-

R-E S-O-L-U T-I O-N N- N O.

Of Intention to change the grade of Maple street in the City of San Diego, California, at the points hereinafter mentioned.

WHEREAS, The owners of a majority of the property affected by the herein proposed change of grade of Maple street in the City of San Diego, California, at the points hereinafter mentioned, have petitioned the Common Council of the said City of San Diego, California, to thange the grade thereof at said points; and

WHEREAS, the said Common Council of the said City of San Diego hereby finds that the said petition contained the names of the owners of a majority of the property to be affected by the said proposed change of grade, and that it is for the public benefit to make said proposed change of grade, and establish the grade of the said street as hereinafter provided.

NOW, THEREFORE,

BE IT RESOLVED, that it is the intention of the Common Council of the City of San Diego, California, to change and establish the grade of said street as follows, to-wit:

At the northeast corner of the intersection of Maple street and Front street, the grade to remain at two hundred and nine feet.

At the northwest corner of the intersection of Maple street and First street, the grade to be changed to two hundred and twenty-four feet.

At the northeast corner of the intersection of Maple street and First street, the grade to be changed to two hundred and twenty-six feet.

At the northwest corner of the intersection of Maple street and Second street, the grade to remain at two hundred and forty-two feet.

That the grade of the said Maple street and the intersections of First street therewith between the points on said Maple street hereinbefore mentioned, be established to conform to the grade elevations herein proposed.

The said grade elevations to be above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance, "approved on the 30th day of June, 1886.

That the center line of of the said Maple street, between the points hereinbefore mentioned, shall have an average elevation of the opposite curb grades.

The City Clerk of said City is hereby directed to cause this Resolution of Intention to be published for ten days in the newspaper in which the official notices of the Common Council of said City are usually printed and published, to-wit, the San Diego Union and Daily Bee a daily newspaper published and circulated and of general circulation in said City, in every regular issue of said newspaper for said period of ten days, which newspaper is hereby designated as the newspaper in which this Resolution of Intention shall be published in the manner and by the person required by law.

The Superintendent of Streets of said City is hereby ordered and directed, within five days after the first publication of this Resolution, to cause to be conspicuously posted, in the manner and form required by law, within the district herein above designated as the district to be benefited by the proposed change of grade, notice of the passage of this Resolution.

The following Report of the Street Committee in the matter of the Petition of property owners for change of grade on Maple street at west line of City Park, is read

The Street Committee recommends that the within petition be granted. We therefore recommend the adoption of the Resolution of Intention presented herewith.

A.P. Johnson, Jr.

Chas. Kelly,

June 16th, 1905.

L.A. Creelman.

Thereupon a Resolution of Intention changing the grade of said street at said point, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Blockman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT -COUNCILMAN: -Thorpe.

and on motion adopted, viz:

Said Resolution as adopted is as follows, viz:

RESOLUTION NO.

Of Intention to change the grade of Maple street in the City of San Diego, California, at the points hereinafter mentioned.

WHEREAS, the owners of a majority of the property affected by the herein proposed change of grade of Maple street in the City of San Diego, California, between the east line

of Fifth street and the setline of the Fourteen Hundred-Acre Public Park, have petitioned the Common Council of the said City of San Diego, California, to change the grade thereof between said points; and

WHEREAS, the said Common Council of the said City of San Diego hereby finds that the said petition contains the names of the owners of a majority of the property to be affected by the said proposed change of grade, and establish the grade of the said Maple street between said points, NOW, THEREFORE,

BE IT RESOLVED, that it is the intention of the Common Council of the City of San Diego, California, to change and establish the grade of said street as follows, to-wit:

At the intersection of the south line of Maple street with the west line of the said Fourteen Hundred Acre Public Park, change the grade from two hundred and fifty-eight and fifty hundredths (258.50) feet to two hundred and fifty-six (256) feet.

At the intersection of the north line of said Maple street with the west line of the said Fourteen Hundred Acre Public Park, change the grade from two hundred and fifty-nine (259) feet to two hundred and fifty-seven (257) feet.

That the grade of the said Maple-street between the said east line of Fifth street and the said west line of the Fourteen Hundred Acre Public Park, be changed and established to conform to the grade elevations herein proposed; provided, that the center line of the said Maple street between said points shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the said City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance," approved on the 30th day of June, 1886.

The City Clerk of said City is hereby directed to cause this Resolution of Intention to be published for ten days in the newspaper in which the Official notices of the Common Council of said City are usually printed and published, to-wit: the San Diego Union and Daily Bee a daily newspaper published and circulated and onf general circulation in-said City, in every regular issue of said newspaper for said period of ten days, which newspaper is hereby designated as the newspaper in which this Resolution of Intention shall be published in the manner and by the person required by law.

The Superintendent of Streets of said City is hereby ordered and directed, within five days after the first publication of this Resolution, to cause to be conspicuously posted, in the manner and form required by law, within the district herein above designated as the district to be benefited by the proposed change of grade, notice of the passage of this Resolution.

The following Report of the Water Committee in the matter of the Petition of C.R. Orcutt for a two inch water pipe on 15th street, between "E", and "F", streets, is read and on motion adopted, viz:

The Water Committee recommends that the within petition be granted and that the pipe line as petitioned for be constructed as soon as the 4" main provided for in Bond Issue shall have been laid on 16th street.

Geo. McNeill, A.P. Johnson, Jr.

The following Report of the Water Committee in the matter of a Communication from Federated Improvement Clubs favoring extension of contract with the Southern California Mountain Water Company, is read and on motion adopted, viz:

The Water Committee recommends that no action be taken in re contract with S.C.M. Water Co., until after the Special Bond Election to be held July 22,1905.

Geo. McNeill;

June 30th, 1905.

A.P. Johnson, Jr.

The following Report of the Water Committee in the matter of a Communication from the Board of Public Works in regard to entering into a contract with the Southern Calif-

The Water Committee recommends that no acion be taken in recontract with S.C.M. Water Co., until after Special Bond Election to be held July 22,1905.

Ornia Mountain Water Company, is read and on motion adopted, viz:

Geo. McNeill, Jr.

June 30th, 1905.

A.P. Johnson, Jr

At this time Councilman McNeill moves that the report of the Street Committee on the ordinance repealing Ordinance No.1993, "Extending width of the Boulevard along the south line of the Public Park", which report was laid on the table by Council, June 2nd, 1905, be now taken up for consideration.

Whereupon Councilman Kelly moves as a substitute motion that action on said matter be postponed, which motion is defeated.

The action of the Council now recurring on the original motion to consider said report, said motion is adopted.

The Report of the Street Committee on the ordinance repealing Ordinance No.1993 is now read, and on motion of Councilman Johnson adopted by the following vote, to-wit:

AYES---COUNCILMEN:-McNeill, Creelman, Reynolds, Johnson, and Osborn.

NOES---COUNCILMEN:-Blochman, Kelly and Goldkamp.

ABSENT-COUNCILMAN: Thorpe.

. Said Report as adopted is as follows, viz:

The Street Committee recommends that the within ordinance be not adopted.

A.P. Johnson, Jr.

Chas. Kelly, voting NO.

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May 26th, 1905.

L.A. Creelman.

Thereupon an ordinance providing for the repeal of Ordinance No.1993 is presented and read. Councilman McNeill moves that said ordinance be placed on its final passage at its first reading, which motion is defeated by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, and Goldkamp.

NOES---COUNCILMEN: -McNeill, Creelman, Reynolds, Johnson and Osborn.

ABSENT-COUNCILMAN: -Thorpe.

The Report of the Street Committee in the matter of the Petition of Griffing

Bancroft and others to pave Fifth street from "A" to Upas streets is presented and read;

also the Petition of Elizabeth D. Kane to pave Fifth street, from "A" to Upas streets; also

also the Petition of R.B. Thomas and others for paving of Fifth street, from "A" to Upas streets; also the petition of Mrs. W.P. Uhlinger for withdrawal of name from petition to oil Fifth street, from "A" to Upas streets; also a Communication from the Chamber of Commerce transmitting a Resolution favoring the paving of Fifth street; also a Resolution adopting the plans, drawings and cross-sections for paving Fifth street, between said points, and on motion of Councilman McNeill said entire matter is referred back to the Street Committee.

Councilman McNeill moves that when the Council adjourns it do adjourn until Monday July 17th, 1905, at 7:30 o'clock P.M., which motion is adopted.

Councilman McNeill now moves that the Council adjourn, which motion is defeated by the following vote, to-wit:-

AYES---COUNCILMEN: -McNeill, Reynolds, and Johnson,

NOES---COUNCILMEN: -Blobman, Kelly, Creelman, Goldkamp, and Osborn. -

ABSENT-COUNCILMAN: -Thorpe.

on motion its is ordered that the appointments of the Mayor heretofore presented and action thereon postponed until this meeting of the Council, now be taken up-for consideration.

Thereupon a Message from the Mayor presenting the name of Vernon V. Rood for confirmation as Member of the Board of Fire Commissioners is presented and read.

Councilman Blochman moves that said appointment be confirmed, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Johnson, Goldkamp, and Osborn.

NOES---COUNCILMAN: -Reynolds.

ABSENT-COUNCILMAN: -Thorpe.

for confirmation

A Message from the Mayor presenting the name of William B. Allenas Commissioner of the Board of Public Works, is presented and read.

Councilman Kelly moves that said appointment be confirmed, which motion is defeated by the following vote, to-wit:

A YES---COUNCILMEN. -Blochman, Kelly, Reynolds, and Goldkamp.

NOES---COUNCILMEN: -McNelll: Creelman, Johnson, and Osborn.

ABSENT-COUNCILMAN: -Thorpe.

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A Message from the Mayor presenting the name of Dr. T.C. Stockton for Mconfirmation as Member of the Board of Health, is presented and read.

by the following vote, to-wit:

AYES --- COUNCILMEN: - Kelly and Johnson.

NOES---COUNCILMEN: -Blochman, McNeill, Creelman, Reynolds, Goldkamp and Osborn.

ABSENT-COUNCILMAN: -Thorpe.

A Message from the Mayor presenting the name of Dr. F.R. Burnham for confirmation as Member of the Board of Health, is presented and read.

Councilman Kelly moves that said appointment be confirmed, which motion is adopted by the following vote, to-wit:

AYES --- COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES --- NONE.

ABSENT-COUNCILMAN: Thorpe.

An Ordinance fixing the compensation of Election Officers and rent of polling places for the Bond Election to be held July 22nd, 1905, is presented and read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn. NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2083.

An ordinance fixing the compensation to be paid members of the Boards of Election, and for the use of polling places, at the Special Election to be held in the City of San Diego, California, on July 22nd, 1905.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the compensation to be paid to the members of the Boards of Election at the special election to be held in the City of San Diego, California, on the 22nd day of July, 1905, be and the same is hereby fixed at three dollars for each member of each Board, and the compensation to be paid for the use of the polling places at said election is hereby fixed at the sum of three dollars each.

Section 2. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public Peace, health and safety, and

That this ordinance shall take effect and be in force from and after Its passage and approval.

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The following Report of the Fire Committee in the matter of a Communication from the Board of Fire Commissioners in regard to the maintenance of the Fire Alarm System, is read and on motion adopted, viz:

The Fire Committee recommends that the City purchase the necessary material for the maintenance of Fire Alarm System, and that the Chief of the Fire Department perform the labor in connection therewith. We therefore recommend the adoption of the ordinance presented herewith.

A.P. Johnson, Jr.

June 30th, 1905.

Thereupon an ordinance authorizing the Board of Public Works to purchase the necessary material for the maintenance of the Fire Alarm System, is read and on motion of Councilman Johnson put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman Johnson said ordinance is adopted by the following Vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2085.

An ordinance directing the Board of Public Works of the City of San Diego, California, to purchase the necessary materials for the maintenance of the fire alarm system of said City; and amending section one of Ordinance No.161, entitled, "An ordinance creating the office of "Superintendent of the fire alarm system, and fixing the compensation of such officer, approved April 13th, 1892.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Biego, California, be and said Board is hereby authorized and directed to purchase the necessary material for the maintenance of the batteries of the fire alarm system of said City; provided, that the expense thereof shall not exceed the sum of two hundred dollars per annum, said sum to be paid out of the Fire Department Fund of said City upon requisition therefor to be furnished to said Board by the Superintendent of the Fire Alarm System of said City.

Section 2. That section one of Ordinance No.161 of the ordinances of said City, entitled, "An ordinance creating the Office of Superintendent of the Fire Alarm System, and fixing the compensation of such officer, approved April 13th, 1892, be and the same is hereby amended to read as follows:

Section 1. That the Board of Fire Commissioners of the City of San Diego, California be and they are hereby authorized to appoint a Superintendent of the Fire Alarm System, who shall superintend said system and see that the same is at all times in good repair and working order. The expense of maintaining the same to be paid by the said City of San Diego.

Section 3. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public peace, health and safety; and that this ordinance shall take effect and be in force from and after its passage and approval.

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An Ordinance modifying a street railway franchise granted to E. Bartlett Webster, is read and on motion of Councilman Johnson put on its final passage at-its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman Johnson said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2084.

An ordinance modifying a street railway franchise heretofore granted to E. Bartlett Webster in the City of San Diego, California, and extending the time for the construction of the said railway.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the street railway franchise heretofore granted to E. BARTLETT WEBSTER by Ordinance Numbered 1781 of the ordinances of the City of San Diego, California, entitled "An ordinance granting a street railway franchise to E. Bartlett Webster in the City of San Diego, California, "approved on the 9th day of November, 1904, be, and the same is hereby, modified as follows, viz:

That the time for the commencement of the work of the construction of said street railway over the route described in said Ordinance be, and the same is hereby, extended for three months from the 9th day of August, 1905, and the time for the completion of the balance of said street railway after the construction of one mile thereof, which by the terms of said Ordinance, is required to be completed within six months after the construction of the same has begun, be, and the same is hereby, extended for two years from this 9th day of March, 1905.

Section 2. That the right to repeal, amend or modify, this Ordinance shall be and is hereby reserved to the said Common Council.

Section 3. That this ordinance shall take effect and be in force thirty days from and after its final passage and approval.

Section 4. That the City Clerk of the said City of San Diego be, and he is hereby, authorized and directed, immediately after this ordinance goes into effect, to publish or cause the same to be published once in the City official newspaper of the said City, to-wit, the San Diego Union and Daily Bee.

An Ordinance transferring certain moneys from the unapportioned Funds to the Public

Building Fund, is read and on motion of Councilman Creelman put on its final passage at its first reading by the following two-thirds vote, to-wit:

______00

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reymolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman Creelman said Ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE. ABSENT-COUNCILMAN: -Thorpe. Said Ordinance as adopted is as follows, viz:

ORDINANCE NO. 2086

An ordinance transferring certain moneys from the Unapportioned Funds of the City of San Diego, California, to the Public Building Fund.

WHEREAS, on the Ise day of June, 1905, the warrant of the City Auditor on the City Treasurer was duly drawn in favor of Ralph Granger for the sum of Eight thousand seven hundred and fifty dollars to complete the payment on the purchase of the City Hall; and

WHEREAS, there is not at this time sufficient funds in the Public Building Fund to meet the said warrant, but there is in the unapportioned funds of the City sufficient, now, therefore,

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That in order to enable the City Treasurer to meet the payment of the said warrant, without any further delay, there is hereby apportioned out of the said unapportioned funds the sum of three thousand six hundred dollars, which is hereby directed to be transferred by the proper authorities into the Public Building Fund of said City.

section 2. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public peace, health and safety; and that this ordinance shall take effect and be in force from and after its passage and approval by the Mayor.

An ordinance providing for the placing and maintaining of additional lights in the City, is read and on motion of Councilman Johnson put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman Johnsonson said ordinance is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An ordinance providing for the placing and maintaining of additional lights in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the San Diego Consolidated Gas and Electric Company be and said Company is hereby authorized and directed to place and maintain the following lights in said City: One low arm light at the intersection of Sixth and "D" streets; One span light at the intersection of Fourteenth and "E" streets. Said lights to be placed and maintained in accordance with the terms and conditions of that certain contract between the City of San Diego and the San Diego Consolidated Gas and Electric Company on file in the office of the Board of Public Works of the said City, dated on the first day of June, 1905.

Section 2. That this ordinance shall take effect and be in force from and after thirty days after its final passage and approval.

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An Ordinance repealing Ordinance No.1972, entitled, "An ordinance cancelling the contract between W.W. Rynerson and the City of San Diego, for drilling a well in Mission Valley," is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Blockman, Kelly, McNeill, Creelman, Reymolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Thorpe.

Said Ordinance as adopted is as follows, viz:

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An ordinance repealing Ordinance No.1972 of the ordinances of the City of San Diego, California.

BE IT ORDAINED, By the Common Council-of-the City-of-San Diego, as follows:

Section 1. That Ordinance No.1972 of the ordinances of the City of San Diego, California, entitled, "An ordinance cancelling the contract executed on the third day of October, 1904, by and between W.W. Rynerson and the City-of San Diego, California, for the drilling of a well in Mission Valley, and authorizing the Board of Public Works-of said City to let a contract for the completion of the said well, "approved on the 22nd day of March.1905, be and the same is hereby repealed.

Section 2. That this ordinance shall take effect and be in force from and after thirty days after its passage and approval.

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After first giving due notice President Osborn did in open session sign;
An Ordinance (No.2073) requiring insurance of the steam beilers at the City
Pumping Plant; also

An Ordinance (No.2074) authorizing the Board of Public Works to construct assewer south on Vermont street; also

An Ordinance (No.2075) providing for the oiling of "D" street, from Third street to California street; also

An Ordinance (No.2076) authorizing the Board of Public Works to construct a flush tank at the intersection of 16th and f"F" streets; also

An Ordinance (No.2077) authorizing the Board of Public Works to lower and reconstruct flush tank at 14th and "A" streets; also

An Ordinance (No.2078) providing for the employment of additional men in the Street Department; also

An Ordinance (No.2079) allowing trees to remain in the curb line in front of lot "E" block 124, Horton's Addition; also

An Ordinance (No.2080) excepting returns on the northwest corner of Union and Grape streets, and the northeast corner of Columbia and Grape streets; also

An Ordinance (No.2081) authorizing the City Attorney and City Tax Collector to settle certain claims for delinquent taxes; also

An Ordinance (No. 2082) directing the City Attorney to settle action against John T. Wright and Others, in the matter of a right of way for a sewer; also

An Ordinance (No.2083) fixing the compensation of election officers and rent of polling places for the Bond Election to be held July 22nd, 1905; also

AH OF GILLING (NO. 20	04) modifying a screet railway traininise granted to 14 bartasys.
Webster; also	
An Ordinance (No.20	85) authorizing the Board of Public Works to purchase the necess-
ary material for the ma	intenance of the Fire Alarm System; also
An Ordinance (No) repealing Ordinance No.1972, in the matter of a contract
between W.W. Rynerson a	nd the City of San Diego; also
An Ordinance (No	providing for the placing and maintaining of additional
lights in the City of S	an Diego; also
An Ordinance (No	transferring certain moneys from the unapportioned
funds of the City of Sa	n Diego, to the Public Building Fund.
Thereupon on mot ion	of Councilman Blochman, the Council adjourned until July 17th,
1905,at 7:30 0'clock P.	M.
4 ·	John B. Osborn
	President of the Common Council of
٠	the City of San Diego, California.
Attesti	
Mutter	City Clerk.
у	Deputy.

ADJOURNED MEETING.

Council Chamber of the Common Council of the City of San Diego, California.

July 17th, 1905.

Pursuant to adjournment, a meeting of the Common Council is held this day at 7:30

o'clock P.M.

PRESENT-COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn; and Clerks
Butler, Day, and Bartlett.

ABSENT -- COUNCILMEN: -Thorpe and Johnson.

The minutes of Regular Meeting, July 3rd, 1905, are read and approved.

A Message from the Mayor presenting the name of Dr. J.C. Hearne to be a member of the Board of Health, vice Dr. P.C. Remondino, is presented and read.

Councilman McNeill moves that action thereon be postponed until the next Regular of the Council
Meeting, which motion is adopted.

A Message from the Mayor presenting the name of Peter F. Schaniel to be a Commissioner of the Board of Public Works, vice Commissioner Andrew Cassidy, is presented and read.

Councilman Creelman moves that action thereon be postponed until the next Regular of the bouncil
Meeting, which motion is adopted.

A Message from the Mayor in the matter of the quality of water in the reservoir of the Lower Otay Dam, is read and ordered filed.

A Communication from the Board of Health, transmitting an ordinance regulating the milk traffic, is read and referred to the Health and Morals Committee.

A Communication from CouncilmaneE.C. Thorperasking for a leave of absence for thirty days from June 19th, 1905, is read and on motion said request is granted.

A Communication from the San Diego Brewing Company in the matter of a deposit of \$375.00 for building a bridge on 31st street, is read and referred to the Street Committee.

A Communication from the Board of Public Works transmitting estimate for the construction of a sewer line in the alley between Main and Pierce streets from 20th to 24th streets, is read and referred to the Sewer Committee.

A Communication from the Board of Public Works recommending the lowering of the sewer line on 18th street on account of the Change of grade, is read and referred to the Sewer Committee.

A Communication from the Board of Public Works recommending the purchase of a rheostat for the elevator in the City Hall, is read and referred to the Public Building Committee.

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A Communication from the Board of Public Works recommending the laying of a two inch water pipe line in the alley between First and Albatross streets, from Washington to Lewis avenues, is read and referred to the Water Committee.

A Communication from the Board of Public Works recommending the laying of a four inch pipe line on Fourth street, and placing fire hydrants at Fourth and Thornton, and Fourth and Brooks avenues, is read and referred to the Water Committee.

A Communication from the Board of Public Works recommending thirty days extension of time to A.M. Young for the construction of the Quince street bridge, is read and on motion said recommendation is adopted.

A Communication from the Board of Public Works recommending the laying of a two inch water main on "M" street, and from 25th to 26th and "L" streets, is read and referred to the Water Committee.

AsResolutions from the Logan Heights Improvement Club in the matter of paving Fifth street, is read and referred to the Street Committee.

The Petition of the Logan Heights Improvement Club and others to change the names of certain streets, is presented and referred to the Street Committee.

The Petition of W.E. Mueller and others for latteral sewers around block 189, University Heights, is presented and referred to the Sewer Committee.

The Petition of Watson Boyles for permission to peddle small articles without the payment of a license, is presented and referred to the Health and Morals Committee.

The Petition of the West Coast Lumber Company for permission to lay an asphalt driveway on Columbia street, between "C" and "D" streets, is presented and referred to the Street Committee.

A Communication from F.W. Braun and Company in the matter of "The Swan Dry Powder Fire Extinguisher, is read and referred to the Fire Committee.

The Petition of Property Owners for a sewer from "A" to "B" streets on 23rd street, is presented and referred to the Sewer Committee.

The Petition of Property Owners to close a portion of 27th street, is presented and referred to the Street Committee.

The Petition of Property Owners for the sprinkling of "L" street from 19th to 28th streets, is presented and referred to the Board of Public Works.

The Petition of C.A. Smith and others for a change of grade on 23rd street, from "A" to "B" streets; also a Petition to grade said street between said points, are presented and referred to the Street Committee.

A Communication from the City Engineer transmitting estimate of cost to construct an asphalt concrete ford across San Diego River, is read and ordered filed.

A Communication from the City Engineer transmitting estimate of yardage necessary to bring Arctic street to its official grade, from "H" to "D" streets, is read and ordered filed.

A Communication from the City Engineer transmitting estimate of yardage necessary to bring Spruce street, from First street to City Park, to its official grade, is read and ordered filed.

A Communication from the City Engineer transmitting estimate of yardage necessary to bring Palm street, from Fourth street to the City Park, to its official grade, is read and ordered filed.

A Resolution directing the City Engineer to estimate the yardage and Street Superintendent designate places for deposit of surplus earth to be obtained in the grading of Campus avenue from Park Boulevard to Adams avenue, is read and referred to the Street Committee.

The Petition of the College Hill Land Association for the grading of North avenue from Meade street to North avenue, is presented and referred to the Street Committee.

The Petition of Olaf Nelson for an extension of ten days time to complete the grading of "C" street from 25th to 26th streets, is presented and on motion said Petition is granted.

Thereupon a Resolution granting OlafeNelson ten days extension of time within which to complete the contract for the grading of said street, between said points, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson. -

Said Resolution as adopted is as follows, viz:

RESOLUTION No.2267.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the time for the completion of the work of grading "C" street in the City of San Diego, California, from the east line of 25th street to the west line of 26th street, as

fixed by the Superintendent of Streets of said City in the contract for grading said "C" street, made between Olaf Nelson, Contractor, and S.W. Hackett, Superintendent of Streets, dated April 26th, 1905, be and the same is hereby extended ten days from the time fixed in said contract, and the said Superintendent of Streets is hereby authorized and instructed to grant said Contractor ten days additional time to the time fixed in said contract within which to complete the grading of said "C" street between the points named in said contract.

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The Petition of Property Owners protesting against the grading of Albatross street, is presented and referred to the Street Committee.

The Petition of Property Owners protesting against the Grading of Albatross street, is presented and referred to the Street Committee.

The Petition of The Nutt Investment Company to repeal Resolution No. 2240, providing for the deposit of surplus earth to be obtained in grading Second street, is presented and referred to the Street Committee.

An Ordinance providing for the expense of street improvements, is read and on motion referred to the Street Committee.

The Petition of Lewis Kirby for withdrawal of name from petition to have Fifth street paved with asphalt, is presented and referred to the Street Committee.

The Petition of the Bartlett Estate Company for the establishment of grade of Balic-Balic street, from "D" street to "F" streets, is presented and referred to the Street. Committee.

The Petition of the College Hill Land Association for the grading of Campus avenue from Park Boulevard to north end of Campus avenue, is presented and referred to the Street Committee.

A Resolution from the University Heights Improvement Club in the matter of paving Fifth street from "A" street to University avenue-with asphalt, is read and referred to the Street Committee.

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The Petition of J.H. Jackson and others to sidewalk and curb-16th street-from "H" street to City Park, is presented and referred to the Street Committee.

The Petition of Howard Reynolds to except the sidewalking and curbing return at the northeast corner of 25th and "G" streets, in front of block 24, Breed & Chase's Addition, until "G" street is graded, is presented and referred to the Street-Committee.

The Report of the Auditor for the month of June, 190s, is presented and ordered filed.

A Message from the Mayor vetoing an ordinance repealing Ordinance No.1972 in the matter of the contract between W.W. Rynerson and the City of San Diego, to sink deep wells in Mission Valley, is read and ordered filed, viz:

I herewith return without my approval the above ordinance adopted July 3rd,1905, repealing Ordinance No.1972, entitled, "An ordinance cancelling the contract executed on the third day of October, 1904, by and between W.W. Rynerson and the City of San Diego, California, for the drilling of a well in Mission Valley, and authorizing the Board of Public Works of said City to let a contract for the construction of the said well."

If the ordinance adopted July 3rd,1905, should be permitted to become effective, the result would be an attempt to revive the contract which it was manifestly the purpose of the Council to relieve Rynerson and his bondsmen from performing.

It is not within the powers of the Legislative body to re-establish the old contract without the consent of both Rymerson and his sureties. If the Common Council desired simply to revoke the authority given the Board of Public Works to let a contract to Fred D. Milligan for the completion of the Rymerson contract, that end will be attained by the adoption of an ordinance repealing section 2 of the ordinance first adopted (No.1972, -March 20th, 1905).

San Diego, California,

July 11th, 1905. "

JOHN L. SEHON,

Mayor of the City of San Diego, California.

Thereupon an ordinance repealing Section 2 of Ordinance No.1972, is read and on motion referred to the Water Committee.

The following Report of the Street Committee in the matter of the Petition of Chas. S. Hamilton and others for permission to grade Sixth street from north line of Park to south line of lot 2, block 20, Crittenden's Addition, is read and adopted, viz:

The Street Committee recommends that the within Petition be granted.

A.P. Johnson, Jr.

Chas, Kelly,

May 17th, 1905.

L.A. Creelman.

Thereupon an Ordinance establishing the grade of Sixth street, between said points, is read and on motion of Councilman Creelman put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Thereupon on motion of Councilman Creelman said ordinance is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz: -

ORDINANCE NO.

. . .

An ordinance establishing the grade of Sixth street between a point at the southwest corner of Block one in Crittenden's Addition in the City of San Diego, California, and the points heretofore established on said street.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the grade of Sixth street in the City of San Diego, California, is thereby established as follows:

At the southwest corner of block one in Crittenden's Addition in said City, the grade of said Sixth street is established at two hundred and eighty-nine and fifty hundredths (289.50) feet.

And the grade of said Sixth street between the point hereinbefore mentioned and the nearest points thereto, heretofore established on said street, shall be of uniform ascent and descent, as shown by the grade map thereof made by the City Engineer of said City, and on file in his office.

That the center of said street between the points hereinbefore mentioned to have and average elevation of the opposite curb grades.

The elevations of the points herein named to be above the datum line of levels as fixed by Ordinance No.3 of the ordinances of said City, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance," approved on the 30th day of June, 1886.

Section 2. That the City Clerk of the said City of San Diego be and he is hereby authorized and directed immediately after the approval of this ordinance, to publish or cause the same to be published once in the City official newspaper of said City, to-wit, the San Diego Union and Daily Bee.

The following Report of the Water Committee in the matter of a Communication from the Board of Fire Commissioners relative to using wires of the Sunset Telephone Company, is read and adopted, viz:

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The Water Committee recommends that the Clerk be instructed to confer with the Sunset Telephone Company as recommended by the Board of Fire Commissioners, in re use of wires, etc.

Geo. McNeill, -.

July 14th, 1905.

A.P. Johnson, Jr.

An Ordinance appropriating amount of balance required to purchase sprinkling attachments, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN:-Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

ABSENT-COUNCILMEN: -Thorpe and Johnson - Thorpe - Thorpe

Thereupon on motion of Councilman McNeill said Ordinance is adopted by the following vote:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

ent best single inches to so the "MODER DINEA NOCE to Notice the second between the

An ordinance appropriating money to pay the balance due on the purchase of certain sprink-

WHEREAS, the Superintendent of Streets of the City of San Diego, California, purchased from the Lyon's Implement Company certain sprinkling attachments at and for the price of three hundred and twenty-five dollars; and

WHEREAS, through a misunderstanding as to the amount of the purchase price, only three hundred dollars was appropriated to meet the said payment, now, therefore, BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That there is hereby appropriated twenty-five dollars out of the Street Fund of said City to pay the said balance to the Lyon's Implement Company, and the City Auditor is hereby directed to draw the warrant of the City in favor of the said Lyon's Implement Company, and the City Treasurer is hereby directed to pay the same.

Section 2. That this ordinance shall take effect and be in force thirty days from and after its passage and approval.

The Petition of D.A. Smith for a retail liquor license at No.1420 "E" street, same being recommended by the Health and Morals Committee, is presented and on motion of Councilman McNeill, granted.

The following Report of the Water Committee in the matter of a Communication from the Board of Public Works recommending that a fire hydrant be placed at the intersection of Sixth street and Ivy Lane, is read and adopted, viz:

The Water Committee recommends the adoption of the ordinance herewith, providing for construction of a fire hydrant at the intersection of Ivy Lane and 6th street.

Geo. McNeill,

July 14th, 1905.

A.P. Johnson, Jr.

\$15 . A. C. T. P. N. C. F. L. T.

Thereupon an Ordinance directing the Board of Public Works to place a fire hydrant at the intersection of Sixth street and Ivy Lane, is read and on motion of Councilman Blochman put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN:-Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and Johnson.

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Thereupon on motion of Councilman Blochman said Ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE DIRECTOR OF SECRETARY SECRETARY OF A CONTRACT OF A CONTRACT

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

ORDINANCE NO.

An ordinance directing the placing of a fire hydrant at the intersection of Sixth street and Ivy Lane, in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, be and it is hereby authorized and directed to cause to be placed a fire hydrant at the intersection of Sixth street and Ivy Lane in the City of San Diego, California. And there is hereby appropriated fifty-seven dollars and fifty cents (#57.50), or so much thereof as may be necessary, out of the Street Fund of said City to pay for the placing of said hydrant and the purchase thereof.

Section 2. It be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public peace, health and safety, and that this ordinance shall take effect and be in force from and after its passage and approval.

The Petition of Sidney Thomas to except sidewalking and curbing returns on Fourth street, is presented and referred to the Street Committee.

A Resolution directing the Board of Public Works to prepare plans for a sewer system for "Bird Rock City by the Sea", same being recommended by the Street Committee, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION No. 2269.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the Board of Public Works of the City of San Diego, California, be and the said Board is hereby authorized and directed to cause the necessary plans to be prepared for a sewer system for "BIRD ROCK CITY BY THE SEA".

That permission be, and the same is hereby granted the owners of the property in said "BIRD ROCK CITY BY THE SEA", and their assigns, to construct and maintain a sewer in said Addition at their own proper cost and expense, under the supervision of the Board of Public Works.

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The following Report of the Street Committee in the matter of the Petition of C.A.

Nagle for permission to leave trees in front of lots "A", B", and "C", block 108, Horton's

Addition, is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be granted; and the adoption of the Resolution presented herewith.

Chas. Kelly.

July 14th, 1905.

L.A. Creelman.

Thereupon a Resolution granting permission to C.A. Nagle to leave trees standing at said point, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN: Bhochman; Kelly, McNeill, Creelman, Reynolds, Goldkamp and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Resolution as adopted is as follows, viz:

BE IT RESOLVED, By the Common Council; of the City of San Diego, as follows:

That C.A. Nagle be and he is hereby authorized to leave the trees now standing in the curb line in front of lots A.B. and C. block 108, in Horton's Addition, on Ninth street between "H" and "I" streets.

The following Report of the Street Committee in the matter of the Petition of E.

Lazenburg for permission to remove trees in front of lot "K", block 114 Horton's Addition,

is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be granted, and the adoption of the Resolution presented herewith.

that the transfer of the character of the control o

July 14th, 1905.

L.A. Creelman.

Thereupon a Resolution granting permission to E. Lazenburg to remove trees from lot "K" block 114 of Horton's Addition, is read and on motion of Councilman McNeill, adopted by the fellowing vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION No. 2265.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That permission be and is hereby granted to Elias Lazenburg to remove three pepper trees from in front of lot "K" in block 14, Horton's Addition, on Second street, between "B" and "C" streets.

A Resolution directing the City Attorney and City Engineer to prepare an ordinance for the consideration of the Street Committee in the matter of oiling streets, etc., is read and on motion ordered filed.

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A Resolution directing the Board of Public Works to prepare plans for the construction of a water distributing system for "Bird Rock City by the Sea", same being recommended by the Street Committee, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

age Said, Resolution as adopted is as follows, vizing the grant of the same

RESOLUTION No. 2268.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: -

That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to cause the necessary plans to be prepared for a water distributing system for "BIRD ROCK CITY BY THE SEA".

That permission be, and the same is hereby granted the owners of property in said

"BIRD ROCK CITY BY THE SEA", and their assigns, to construct and maintain a swater system distributing system in said Addition, at their own proper cost and expense, under the supervision of the Board of Public Works.

Said distributing system to be connected with the water-mains of the City of San Diego, California, at such points as may be deemed best by the said Board of Public Works.

A Resolution directing the City Engineer to prepare drawings and cross-sections for the construction of gutters, culverts and cross-walks on "H" street, between Twentysame being recommended by the Street Committee, second and Sixteenth streets, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE.

A BSENT-COUNCILMEN: -Thorpe and Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION NO. 2266.

BE IT RESOLVED, By the Common Council of the City of San Diego; as follows:

That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to prepare and present to this Common Council the necessary drawings and cross-sections for the construction of gutters, culverts and cross-walks on both sides of "H" street from the west line of Twenty-second street to the east line of Sixteenth street.

The following Report of the Street Committee in the matter of the Petition of Anna Holzman and others for an extension of sixty days time to sidewalk and curb "B" street, from 24th to 26th streets, is read and adopted, viz:

The Street Committee recommends that the within Petition be granted.

Chas. Kelly,

July 14th, 1905. The last the last the L.A. Creelman.

Thereupon a Resolution extending the time sixty days within which to complete the sidewalking and curbing of said street, between said points, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION NO. 2272.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that "B" street from the east line of 24th street to the west line of 26th street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No.1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 14th day of September, 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 14th day of September, 1905 said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points. The said said the said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 14th day of September, 1905: " 17 18 18

The following Report of the Street Committee in the matter of a Communication from the City Engineer reporting the amount of sidewalking and curbing yet to be done on 25th street, from "F" to "K" streets, is read and adopted, viz:

The Street Committee recommends that property owners on 25th street from "F" to "K" streets, have until August 14th, 1905, within which to complete sidewalks and curbs.

Chas. Kelly.

July 14th, 1904. Creelman.

Thereupon a Resolution extending the time for sidewalking and curbing 25th street from "F" to "K" streets, until August 14th, 1905, is read and on motion of Councilman Kelly adopted by the following vote to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION NO. 2271.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that Twenty-fifth street from the south line of "F" street to the north line of "K" street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No. 1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 14th day of August, 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 14th day of August, 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 14th day of August, 1905.

The following Reports of the Street Committee in the matter of the Petition of Property Owners for a change of grade of Spruce street from First street to 160 feet east, is read and adopted, viz:

The Street Committee recommends the granting of the within Petition and the adoption of the Resolution of Intention presented herewith.

Chas. Kelly.

July 14th, 1905.

Thereupon a Resolution of Intention to change the grade of Spruce street, between said points, is read and on motion of Councilman Kelly adopted by the following vote,

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No.2274.

To change the grade of Spruce street in the City of San Diego, California, at the points hereimfter mentioned.

WHEREAS, the owners of a majority of property affected by the herein proposed chaage of grade of Spruce street in the City of San Diego, California, at the points hereinafter mentioned, have petitioned the Common Council of the said City of San Diego, California, to change the grade thereof at said points; and

WHEREAS, the said Common Council of the said City of San Diego hereby finds that the said petition contains the names of the owners of a majority of the property to be affected by the said proposed change of grade, and that it is for the public benefit to make said proposed change of grade, and establish the grade of the said street as hereinafter provided, NOW, THEREFORE,

BE IT RESOLVED, that it is the intention of the Common Council of the City of San Diego, California, to change and establish the grade of said street as follows, to-wit:

At the northeast corner of the intersection of Spruce and First streets, change the grade elevation from two hundred and fifty-three feet to two hundred and fifty-four feet;

At a point on the north line of Spruce street; one hundred feet of the east line of First street, change the grade elevation from two hundred and sixty-three feet to two hundred and sixty-six feet.

At a point on the north line of Spruce street twenty feet east of the last named point, change the grade elevation from two hundred and sixty-five feet to two hundred and sixty-seven and ninety hundredths feet.

At a point, on the north line, of Spruce street, twenty feet east of the last named point, change the grade elevation from two hundred and sixty-seven feet to two hundred and sixty-nine and fifty hundredths feet.

At a point on the north line of Spruce street; twenty feet east of the last named point, change the grade elevation from two hundred and sixty-nine feet to two hundred and seventy and eighty hundredths feet.

and Atther southeast corner of the intersection of Spruce and First street, change the grade: elevation: from two hundred and fifty-two feet to two hundred and fifty-three feet. At a point on the south line of Spruce street one hundred feet east of the east line of First street, change the grade elevation from two hundred and sixty-two feet to two hundred and sixty-five feet.

point on the south line of Spruce street, twenty feet east of the last named point change the grade elevation from two hundred and sixty-four feet to two hundred and sixty-six and ninety hundredths feet.

At a point on the south line of Spruce street, twenty feet east of the last named point, change the grade elevation from two hundred and sixty-six feet to two hundred and sixty-eight and fifty hundredths feet.

At a point on the south line of Spruce street, twenty feet east of the last named point, change the grade elevation from two hundred and sixty eight feet to two hundred and sixty-nine and eighty hundredths feet.

All of said grade elevations to be-above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the said City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance, "approved on the 30th day of June, 1886.

The grade elevations of all points heretofore fixed by the ordinances of this City to be and remain as they now are on the said Spruce street except as hereinbefore proposed to be changed, and the grade of the said Spruce street shall conform to the said grade-elevations, including those herein proposed to be changed, provided that the center line of the said Spruce street shall have an average elevation of the opposite curb grades.

The City Clerk of said City is hereby directed to cause this Resolution of Intention to be published for ten days in the newspaper in which the official notices of the Common Council of said City are usually printed and published to wit the San Diego Union and Daily Bee a daily newspaper published and circulated and of general circulation; in said City, in every regular issue of said newspaper for said period of ten days, which newspaper is hereby designated as the newspaper in which this Resolution of Intention shall be published in the manner and by the person required by law.

The Superintendent of Streets of said City is hereby ordered and directed, within five days after the first publication of this Resolution, to cause to be conspicuously posted, in the manner and form required by law, within the district herein above designated as the district to be benefited by the proposed change of grade, notice of the passage of this Resolution.

over a company program page to programmed constrained to the contract of the c

An Ordinance authorizing the Board of Public Works to purchase a time lock for use on the steel chest in the City Treasurer's Office, is read and on motion referred to the Public Buildings Committee.

the Board of Public Works recommending the laying of certain pipe lines in Ocean Beach, is read and on motion adopted, viz:

in construction of water pipe line at Osean Beach be adopted. We therefore submit the

within ordinance for adoption.

Geo. McNeill,

July 14th, 1905.

A.P. Johnson, Jr.

Thereupon an Ordinance authorizing the Board of Public Works to lay a water pipe line in Ocean Beach, is read and on motion of Councilman Blochman put on its final passage at its first reading by the following two-thirds votesto-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Thereupon on motion of Councilman Blochman said ordinance is adopted by the following vote; to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

THE REPORT OF THE PROPERTY OF

An ordinance providing for the laying of water pipe to Ocean Beach.

BE IT OR DAINED, By the Common Council of the City of San Diego, as follows:

lay a water pipe line commencing at a point-400 feet southeasterly from the intersection of Point Loma avenue and Santa Criz street in the Loma Heights subdivision of Pueblo Lot 196; thence in a northwesterly direction to said Point Loma avenue and Santa Cruz street 400 feet the same to be of three-inch second hand pipe; also to lay with two and one-half inch second hand pipe from said last mentioned point on Point Loma avenue and Santa Cruz street along said Santa Cruz street 1200 feet; also to lay with two-inch second-hand pipe from the said last mentioned point on Santa Cruz street along said Santa Cruz street 1200 feet; also to lay with two-inch second-hand pipe from the said last mentioned point on Santa Cruz street along said Santa Cruz street to the easterly line of Ocean Beach 480 feet; the cost thereof not to exceed \$45.00; also along said Santa Cruz street in Ocean Beach 3070 feet-to a point ten feet easterly from the center line of Bacon street thence in a northeasterly direction along Bacon street 1470 feet to the southeasterly line of Newport avenue, to lay a two-inch pipe line of new pipe at a cost not to exceed the sum of \$665.00; provided, however that the property ownersmin Ocean Beach are to excavate the trenches-for said pipe, lay and back-fill the same to the satisfaction of said Board of Public Works.

Sect 2. That there is hereby appropriated out of the water fund of said city sufficient money to pay for the laying of said pipe.

Sec. 3. That this ordinance is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency and shall take effect and be in force from and after its passage and approval by the Mayor of said City.

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The Following Report of the Finance Committee in the matter of a Communication from C.A. Dievendorff in regard to the settlement of back taxes on blocks 157,158,159,160, and 161, Richter's Addition, is read and on motion adopted, viz:

The Finance Committee recommends that the City accept the sum of \$20.00 in settlement of delinquent taxes on the within described property.

Jay Na Reynolds and the to the

July 14th, 1905.

L.A. Blochman.

Thereupon an Ordinance authorizing the Treasurer to compromise certain delinquent taxes in block 157 richter's Addition, is read and on motion of Councilman Creelman put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN:-Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Thereupon on motion of Councilman Creelman said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and Johnson.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO.

An ordinance authorizing the Treasurer to compromise certain delinquent taxes.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the treasurer of said City be and he is hereby authorized to accept the sum of \$20.00 as settlement in full of all delinquent taxes on blocks 157, 158,159,160, and 161 in Richter's Addition in the city of San Diego, and upon payment thereof to give his receipt in full settlement of such taxes; and upon production of such receipt to the City Clerk of said City, said Clerk is hereby authorized to write upon the proper certificates or certificates the word "redeemed."

An Ordinance providing for the purchase of one street sweeping machine, harness, and horses for the Street Department and expense of sending a person-to Los Angeles to same lengue commended by the Street Investigate and report, on the subject of street sweeping machines, is presented and read.

Councilman McNeill moves that the portion providing for the sending of a person to Los Angeles to investigate and report on the subject of street sweeping machines, be stricken out of said ordinance, which motion is defeated by the following vote, to-wit:

AYES --- COUNCILMEN: -McNeill, Reynolds and Goldkamp.

NOES --- COUNCILMEN: -Blochman, Kelly, Creelman, and Osborn.

councilman Blochman now, moves that the word "four" be inserted in said ordinance, stipulating the number of horses to be purchased, which motion is adopted.

Thereupon said ordinance is read as amended and on motion of Councilman Creelman put on its final passage at its first reading by the following two-thirds vote, to-wit: AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN; -Thorpe and Johnson, we remark a 13 143 (3 143 (3 14) 12)

ing vote, to-wit:

AYES---GOUNCILMEN: -Blochman, Kelly, McNeill, Greelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.
ABSENT-COUNCILMEN:-Thorpe and Johnson.

ORDINANCE NO. 2098 JULIO MATTER MATTER AND A SERVICE S

An ordinance providing for the purchase of one street sweeping machine, two sets of harness, horses for the Street Department and expenses of sending a person to Los Los Angeles to investigate and report on the subject of street sweeping machines.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of said city be, and it is hereby, authorized to purchase one street sweeping machine ataa cost not to exceed \$425.00, also two sets of harness for the use of the street department of said city at a cost not to exceed \$110.00, also four horses for the use of said street department at a cost not to exceed \$800.00, also to send a competent person to be selected by said board to Los Angeles to investigate and report on the street sweeping machines in use by said city at a cost not to exceed \$25.00.

Sec. 2. There is hereby appropriated out of the street department fund money sufficient to cover expenses hereinbefore authorized.

Sec. 3. That this ordinance is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect and be in force from and after its passage and approval by the Mayor of said City.

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A Communication from the Board of Public Works recommending an increase of salary of the Street Sweeper, same being recommended by the Street Committee, is read and on motion said recommendation is adopted.

Thereupon an Ordinance increasing the salary of the man employed for the removal of street sweepings, is read and on motion of Councilman Kelly put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: Thorpe, and Johnson. The address of the first the first of the contract of

vote, to-wit: Programme and a respect to the control of the contro

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said ordinance as adopted is as follows, viz:---

The same of the state of the state of the same of the

An ordinance increasing the pay of the man employed for the removal of street sweepings in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the monthly pay of the man employed by the Board of Public Works for the removal of street sweepings in said city under the provisions of Ordinance No. 1647 of the ordinances of said City adopted on the 19th day of July, 1904, be, and the same is hereby, increased from \$100.00 per month to \$125.00 per month.

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The Petition of D.O. Bates, protesting against the opening of Kearney avenue; also

the Petition of Louis N. Frennett, protesting against the opening of Kearney avenue, are read and ordered filed.

Thereupon a Resolution fixing the time for hearing protests in the matter of opening Kearney avenue, is read and on motion of Councilman Kelly adopted by the following vote,

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and Johnson.

Said Resolution as adopted is as follows, viz:

WHEREAS, the commissioners heretofore appointed to assess the benefits and damages in the matter of that street work mentioned in Resolution of Intention 887 entitled "Resolution Declaring Intention to open and extend Kearney avenue from the south line of Sherman's Addition to the east line of 18th street in the City of San Diego, California", approved the 27th day of September, 1904, did on the 29th day of May, 1905, file with the Clerk of the City Council of the city of San Diego, their report;

AND WHEREAS said Clerk did thereupon give notice of such filing as required by law, and in said notice did require all persons interested to show cause before the Common Council of said city on or before the eighth day of July, 1905, if any they have, why such report should not be by said Common Council confirmed.

AND WHEREAS after the first publication of said notice and before said eighth day of July, 1905, certain persons filed with said Clerk objections in writing in respect to the matter of said street work;

AND WHEREAS, this is the next meeting of said City Council after said eighth day of July, 1905, and said Clerk does now lay said objections before said City Council;

Now therefore be it resolved by the Common Council of the City of San Diego; as follows:

That the 7th day of August, 1905, at 7:30. O'clock P.M. of said day is hereby fixed as the time for hearing the said objections by the aforesaid Common Council at its usual place of meeting in the City Hall of said City on the southwest corner of "G" and Fifth streets in said city, and the said Clerk is instructed to notify as required by law the objectors and persons who have signed, made and filed said objections, of the time and place fixed for the hearing thereof.

The following Report of the Street Committee in the matter of digging trenches in the streets of the City is read and on motion adopted, viz:

San Diego, Calif., July 15th, 1905.

To the Honorable Common Council

of the City of San Diego.

At a meeting of the Street Committee held July 14th, 1905, the attention of the Committee was called to the very unsatisfactory manner, in which the trenches for various pipe lines in the streets of the City are being completed by the different companies having such work under construction.

After carefully considering this matter the Committee believes that action should be taken to preserve the condition of the streets of the City and to cause all persons and companies engaged in this work to place the streets through which pipe lines are laid in first-class condition. We therefore beg leave to recommend to your Honorable Body as follows:

lst. That all persons or companies desiring to construct pipe lines, sidewalks and curbs through the streets of the City should first obtain a permit for doing such work from the Board of Public Works.

2nd. That before such permit shall be issued the person or company applying for such permit shall deposit with the said Board of Public Works a sum of money sufficient to guarantee the proper completion of the work to be done; said deposit to be refunded upon the completion of the work and its acceptance by the Superintendent of Streets.

3rd. That the City Attorney prepare the necessary papers to carry this recommendation into effect.

noted by a second of the second of Respectfully submitted;

or of the transfer of the state of the gradient Chase Kelly states that the transfer of

The probability of the probability of the probability of $\mathbf{L}_{\bullet}\mathbf{A}_{\bullet}$ Creelman, - , which is the second of

A Communication from the City Attorney in the above matter is read and ordered filed.

A Communication from the Board of Fire Commissioners recommending the repair of the Fire Alarm System is read and on motion said recommendation is adopted.

Thereupon an Ordinance directing the Board of Public Works to repair the Fire Alarm System is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote to-wit:

AYES@@@COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE, the second of the control of the contr

ABSENT-COUNCILMEN: Thorpe and Johnson.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

0 R D I N A N C E - M0.2 0 9 3.

Market of Authorizing repairs to the Rire Alarm System. The state of the River Alarm System.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works be and it is hereby authorized to transfer from the electric light poles to the Home Telephone Company's poles the wires of the fire alarm system of this City, and to rebuild said system in all that part of said City lying east of Sixteenth street, and where said system is now constructed, the cost of same not to exceed one Hundred Dollars (\$100.00), and the said work to be done under the supervision of the Superintendent of the fire alarm system.

Section 2. There is hereby appropriated from the fire fund of said City sufficient

money to pay the cost of the aforesaid improvement. The state of the said t

Section 3. That this ordinance is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and it shall take effect and be in force from and after its passage and approval by the Mayor of said City.

The following Report of the Water Committee in the matter of a communication from the Board of Public Works recommending the construction of a two inch water pipe line on 27th street, between "B" and "D" streets, is read and on motion adopted, viz: 1802 1803

The Water Committee recommends that the ordinance presented herewith, providing for the construction of a 2" water pipe line on 27th street, between "B" and "D" streets, be adopted: To stable a duration is as insulation of the property of the subject of

is and in Monay, in the Mark to a few or in the second Geo. A McNeill, in the second of the se

July: 14th, 1905. The Theory of the Property of the A.P. Johnson, Jr.

Thereupon an ordinance authorizing the Board of Public Works to lay a two linch water pipe in 27th street, between said points, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit: AYES --- COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reymolds, Goldkamp, and Osborn.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Thereupon on motion of Councilman McNeill said Ordinance is adopted by the following vote, to-wit: 650 for a restrict a state of the state

AYES---COUNCILMEN: Blochman, Kelly; McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

An ordinance authorizing the laying of water pipe in 27th street between "B" and "D" streets.

to the second house and the Radian Andrews No. 120, 120, 96. The Williams of

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works be and it is hereby authorized to lay a two-inch water pipe line in 27th street between "B" and "D" streets a distance of about 710 feet and cost of the same not to exceed \$150.00.

Sec. 2. There is hereby appropriated out of the Water fund of said City sufficient money to pay for the cost of laying said pipe.

. . . ---------

The following Report of the Finance Committee in the matter of a Communication from the Board of Public Works recommending the purchase of two horses for use of the Water

The Finance Committee recommends that the within recommendation of the Board of Public Works be adopted. We therefore recommend the adoption of the ordinance presented herewith. The wan recovery and a track state of the callage Management Reynolds and the contract of the contra July 14th, 1905: Deceman.

Thereupon an Ordinance authorizing the Board of Public Works to purchase two horses for the use of the Water Department, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and Johnson.

Thereupon on motion of Councilman McNeill said Ordinance is adopted by the following vote; to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

_____00____

ORDINANCE No. 2095.

An ordinance authorizing the purchase of two horses for the use of the Water Department.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works be and it is hereby authorized to purchase two horses for the use of the water department of said City at a cost not to exceed \$150.00 for the two.

Sec. 2. There is hereby appropriated out of the water fund of said city sufficient money to pay for the horses hereinbefore authorized to be purchased.

A Communication from the City Engineer transmitting elevations for establishing the grade of boulevard, from the west line of City Park near 10th street to the east line of said Park to 28th street, is read and ordered filed.

The Petition of Property Owners protesting against the change of grade of "M" street between 30th and 31st streets, is presented and ordered filed.

A Communication from the Pacific States Telephone and Telegraph Company in the matter of the Fire Department using their wires in underground cable, is read and ordered filed.

A Communication from the Street Superintendent designating places for the deposit of the surplus earth obtained in the grading of 18th street, from "C" street to the south line of the City Park, is read and ordered filed.

The Report of the Commissioners in the matter of opening and extending National avenue, from "N" street to 12th street, is read and on motion of Councilman McNeilli adopted by the following vote, to-wit:

AYES---COUNCILMEM: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

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Said Report as adopted is as follows, viz:

San Diego, Cal., July 3rd, 1905.

To the Honorable Common Council

of the City of San Diego, California.

Gentlemen:

We, the Commissioners duly appointed by your Honorable Body for the opening of National avenue in the City of San Diego, California, from the north line of "N" street to the east line of Twelfth street, as provided in Resolution of Intention No.744, adopted by your Honorable Body on the 7th day of March, 1904, and approved on the 8th day of March, 1904, hereby respectfully report to your Honorable Body as follows:

That on the 20th day of June, 1904, your Honorable Body adopted Resolution No.818, ordering the opening of the said National avenue from the said north line of "N" street to the said east line of Twelfth street, and by said resolution duly appointed appointed as commissioners to assess the benefits and damages, and to have general supervision of said work until the completion thereof, in compliance with an Act of the Legislature of the State of California, approved on the 8th day of March, 1889 (Statutes of 1889, page 70); that immediately thereafter your petitioners duly qualified as such commissioners, and commenced the work as prescribed by law for the opening of said National avenue, between said points.

That after obtaining a map and survey and description of the property to be taken for said purpose, we communicated with the owners of the dlaind to be so taken and in all cases agreed with the owners of the land upon the price that was to be paid for the land to be so taken.

That on the 13th day of February, 1905, your petitioners duly filed in the Clerk's office of the said City of San Diego, their written report, assessment, plat, and diagram in opening and extending the said National avenue, which report was approved and confirmed by the Common Council on the 13th day of February, 1905, after due notice had been given thereof as required by law.

That your petitioners estimated that the amount of money necessary for the purpose of acquiring the land and paying the expenses incidental for the opening of said National avenue between said points, was the sum of \$4368.73. Of this sum \$4029.71 has been collected, and \$3427.82 paid out as shown by the schedule marked "Exhibit "A" hereto attached and hereby made a part hereof.

And there still remains to be collected the sum of \$339.02 for the property sold to the City for delinquent assessments.

In all cases deeds have been executed to the land to be taken, and filed for record and recorded in the County Recorder's office of San Diego County; all warrants drawn for such property have been received and accepted by the owners of the property with one exception. In the latter part of the summer of 1904 your commissioners had a specific agreement with the agent of the owner of a small triangular piece of land situate on Lot "F" of Block 169 of Horton's Addition. The agent agreed to sell this property to the City for the purpose of opening National avenue for \$25, and pursuant to this agreement, the deed was executed and delivered to your Commissioners with the specific understanding that the money would be paid as soon as collected. In the fall of 1904, in violation of this agreement, and while the deed was still in the possession of your Commissioners, the owner of the land sold the property. But the purchaser of the land was informed and knew of the specific agreement made with the Commissioners and was informed that the Commissioners held the deed in escrow. The deed was afterwards recorded in the Recorder's Office and pursuant to the agreement with the owner of the property, a warrant was drawn for \$25, and the agent, for the owner of the property, notified that the warrant had been drawn and was subject

to the owner's order, and the warrant has not been called for, and we herewith hand it to your Honorable Body with the recommendation that it be delivered to the owner of the property when called for. As the deed has been recorded, nothing remains to be done on the part of your Commissioners, as we consider the transaction closed.

It appearing hereby that there is a surplus of \$940.91 on hand and uncollected after the payment of all expenses, we would respectfully recommend that your-Honorable Body take and adopt the necessary proceedings for the payment of a dividend prorated to the parties assessed, and that you declare the land to have been taken for the public use, open as a public highway, that you name the same "National Avenue" and that you take and adopt the necessary proceedings for the improvement thereof at an early date.

Your Commissioners have performed, according to law, all their duties, having acquired all the land necessary to be taken for the purpose of opening said National avenue from the said north line of "N" street to the said east line of Twelfth street; having made an assessment therefor as instructed by your Honorable Body; having collected sufficient money for the purpose of paying all expenses in opening said National avenue, including the purchase of land and paying incidental expenses, and all official acts and deeds having been performed as required by law, we therefore respectfully petition your Honorable Body that you relieve is from any further duties in the matter; and to that end we respectfully request your Honorable Body to adopt the accompanying resolution.

All of which is respectfully submitted.

Otto Sippell

Omen c. smith,

E.E. Shaffer.

Commissioners for opening National Avenue in the City of San Diego, California.

EXPENSES INCURRED IN THE OPENING OF NATIONAL AVENUE.

NA ME	Margei	PURPOSE	7	. AMO	UNTIO
Phebe F.W. Parker	: Damages	to Lot "G" Block 15	1 Horton's	·	75.00
Mabel C. Rich	: Damages :151 Hort	to Lots "D" "E"&"F"	Block		11000000:
Chas. N. Clark		to lots "K"&"L" of.	Block	:-' :	375.00 :
Elizabeth S. Murdoch		to Lots A, B, C, D, E, G		:	1800.00:
Abstract Title & Trust Co.		s and names of owner		•	68.00
Mrs. A. Durkin	Typewrit	ing reports &c.	<u>.</u>	• •	47.20
Frye Garrett & Smith	: Printing	g Warrants &c.	v	<u></u>	9.00:
Otto Sippell	: Salary a	s Commissioner	:	-	1.00
F.H. Dixon	Expense	of sending delinque	nt notices	:	25.00
Omer C. Smith; French C.	: Salary a	s Commissioner	* 4 - 1 * 1	•	1.00:
J.M. Davidson	: Refund (of tax erroneously o	ollected		11.62
H.E. Doolittle	Legal se	ervices rendered in	June & July	· ·	15.00
· •	•		Total	• 180	\$3427.82:

oner C. Smith.

Control of the second of the second of E.E. Shaffer

Otto Sippell.

Thereupon a Resolution discharging the Commissioners and releasing their bondsmen in the matter of opening National avenue, is read and on motion of Councilman Creelman adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NÔNE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION NO. 2273.

BE IT RESOLVED, by the Common Council of the City of San Diego, as follows:

That the petition of the commissioners heretofore appointed by this Common Council for the opening of National avenue in the City of San Diego, California, from the north line of "N" street to the east line of Twelfth street, filed with the Common Council on the 17th day of July, 1905, setting forth that they had performed all the duties required of them by law, and asking that they be released and discharged as such commissioners, came on regularly to be heard this 17th day of July, 1905, and after the same has been carefully examined and heard by this Common Council, it is, by this Common Council, found and determined, that the said commissioners have fully complied with the law in all perticulars, and have performed their duties fully and carefully, and that it appearing to this Common Council that said petitioners are entitled to be discharged and their bondsmen to be released from and further liability in said matter, it is hereby ordered by said Common Council that said commissioners be, and each one of them is, hereby discharged, and their bondsmen of such commissioners, and the bondsmen of each one of them, are hereby released and relieved from any further liability, and that all acts and deeds performed by such commissioners in so opening said National avenue, be, and the same are, hereby ratified and approved.

An Ordinance opening and extending National avenue, between said points, is read and on motion of Councilman Kelly put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

ABSENT-COUNCILMEN: -Thorpe and johnson.

NOES---NONE.

Thereupon onimotionmoficCouncilmaneKelly said ordinance is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

An ordinance extending National avenue from the north line of "N" street to the east line

Twelfth stReet, and declaring the same to be a public street between said points, and
the name thereof to be National Avenue.

WHEREAS, on the 7th day of March, 1904, the Common Council of the City of San Diego, California, duly adopted Resolution of Intention No.744, which said resolution was thereafter approved by the Mayor of said City on the 8th day of March, 1904, and declared the intention of said Common Council to extend and open National avenue in the said City of

San Diego from the north line of "N" street to the east line of Twelfth street in said

WHEREAS, since the approval of said Resolution of Intention, all the acts and things required by law to be done for the opening and extending of said National avenue, as aforesaid, has been done; and

WHEREAS, the owners of all real property through which said National avenue has been opened and extended as aforesaid have duly executed and delivered to the said City of San Diego deeds conveying to said City the right to open and extend said National Avenue from the north line of "N" street to the east line of Twelfth street, as in said Resolution of Intention provided, NOW, THEREFORE,

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That said National Avenue in the City of San Diego, California, is extended and opened from the said north line of "N" street to the said east line of Twelfth street in said City, as provided in said Resolution of Intention No.744, approved on the 8th day of March, 1904, and is a public street, and the name of said street extended and opened as aforesaid, is National Avenue.

Section 2. That the City Clerk of the said City of San Diego, be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the City Official newspaper of said City, to-wit, The San Diego Union and Daily Bee.

The following Report of the Electric Light Committee in the matter of the Petition of the Bartlett Estate Company for the acceptance of the arc light at 25th and "L" streets is read and on motion adopted, viz:

The Electric Light Committee recommends that the within Petition be granted. We therefore recommend the adoption of the ordinance presented herewith.

Chas. Kelly.

July 14th, 1905.

Jay N. Reynolds.

Thereupon an ordinance providing for the acceptance and maintenance of said light at said point, is read and on motion of Councilman Blochman put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Thereupon on motion of Councilman Blochman said Ordinance is adopted by the follow:
ing vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

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An ordinance establishing an arc light at Twenty-fifth and "L" streets.

BE IT ORDAINED, By the Common-Council of the City of San Diego, as follows:

Section 1. That the arc light installed and erected by the Bartlett Estate

Company at the corner of 25th and "L" streets of said city is hereby accepted and the same is established at said point and the expense of the maintenance thereof hereafter be paid by the City of San Diego.

Sec. 2. There is hereby appropriated out of the Street Light Fund of said city sufficient money to defer the expense hereafter to be incurred for the maintenance of said light.

The following Report of the Finance Committee in the matter of a Communication from Albert Meyer giving notice of an increase in the rental of building occupied by the City Justice, is read and on motion adopted, viz:

The Finance Committee recommends that the City Attorney prepare an ordinance authorizing the payment of \$20.00 per month for use of rooms now occupied by the City Justice Court.

Jay N. Reynolds,

July 14th, 1905.

L.A. Blochman.

Thereupon an Ordinance providing for increase of rent on rooms occupied by the City Justice Court, is read and on motion of Councilman Creelman put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and Johnson.

Thereupon on motion of Councilman Creelman said ordinance is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---None.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

ORDINANCE NO. 2101.

An ordinance providing for increase of rent of the room used for the City Justice's Court in in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

That the rent of that certain room No.1228 "E" street in the City of San Diego, now used for the City Justice's court of said City shall from and after the first day of August, 1905, and the same is hereby increased from the monthly rental of \$14.00 per month to the sum of \$20.00 per month, from and after said August first, 1905.

A Communication from Elizabeth L. Burner in the matter of quieting title to certain lots in Pacific Beach, also a Communication from the City Attorney in said matter and read and ordered filed.

Councilman Blochman moves that the City Attorney be authorized to take the necessary legal steps to quiet the title to all property owned by the City in Pacific Beach, which motion is adopted.

An Ordinance authorizing the Board of Public Works to advertise for bids for forage

and supplies for the use of various departments of the City, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Thereupon on motion of Councilman McNeill said Ordinance is adopted by the following vote.to-wit:

A YES --- COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES --- NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

ORDINANCE No. 2105.

An ordinance providing for the furnishing of forage for the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to advertise for bids and let a contract for furnishing the said City of San Diego with the following forage and supplies:viz:

FIRE DEPARTMENT.

80 tons best Tame Oat Hay,

- 9 " bedding (long straw)
 - 7. A "Chibrana serge of the day to the od of the sector
- 5 ", barley, rolled,
 - 15 ... clean Red Oats.

WATER DEPARTMENT.

Tame Oat Hay. The state of the

strong of the **Strong" Bran**ey gives we be set on a section of the

STREET DEPARTMENT.

40 tons rolled barley

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the strength of the pedding of the second transfer of the

5 " alfalfa hay -

All of said forage to be first quality, and to be furnished and delivered to said City of San Diego at such times and in such quantities as shall be determined by said Board of Public Works, and to be to the satisfaction of said Board of Public Works; provided, that the expense thereof shall not exceed the sum of five thousand six hundred dollars. The same to be paid out of the Fire, Water, and Street Departmentnfunds; each of

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said funds to pay the cost of such portion of said forage as the Department to which it belongs may use.

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An Ordinance granting a railway franchise to the San Diego, Old Town and Pacific Beach Railway Company, same having been presented to the Council on June 5th, 1905, and action thereon postponed for thirty days in accordance with the provisions of the City Charter, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Thereupon on motion of Councilman McNeill said Ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

O R D I N A N C E N O. 2 1 0 8.

An ordinance granting a railroad franchise to the San Diego, Old Town and Pacific Beach Railroad Company in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the San Diego, Old Town, and Pacific Beach Railroad Company be, and it is hereby granted a franchise to construct, operate, and maintain, until the 23rd day of June, 1918, a single track, steam or electric railroad upon certain property and streets in the City of San Diego, California, described as follows:

Commencing at a point on the center line of Arctic street in the City of San Diego, California, twenty-two feet south of the south line of Willow street; there running in a northwesterly direction on a four degree curve to the left, tangent to the center line of Arctic street, three hundred and fifty-seven and three tenths feet; there in a northwesterly direction on a line tangent to the curved line above described one thousand and thirty-six and nine tenths feet to a point on Moore street seven feet easterly and fourteen feet southerly from the southeasterly corner of Block numbered one hundred and eighty-one of Middletown; thence running in a northwesterly direction on a three degree curve to the left, tangent to the last described line, three hundred and forty-seven and two tenths feet to a point on the center line of Morre street forty-eight feet southeasterly from the north-westerly line of Clayton street; thence running in a northwesterly direction following the center line of Moore street one hundred and forty-nine feet to a point on the center line of Moore street in line with the division line between lots numbered eight and nine in Block one hundred and eighty-six of Middletown, according to the map thereof made by Jack-son upon the following conditions and limitations, viz:

That the grantee or its assigns shall plank, pave, or macadamize, as the Common Council of said City may direct, the entire portions of the streets used by said railway tracks, between the rails, and for two feet on each side thereof, and keep the same constantly in

repair, flush with the streets and with good crossings, and shall also provide all necessary flumes and culverts for the free and uninterrupted passage of water under said track. The track shall be four feet eight andhone-half inches between the rails.

II.

The laying of said track and all side-tracks, switches, or turnouts, shall in all cases conform to the grade of all said streets where the same have been graded and in all other cases as near to the natural grade as practicable; and when at any time any part of said route shall be graded, or the grade thereof altered or changed, by the said Common Council, the bed of the road and the tracks thereon shall be made to conform therewith by the grantee, or its assigns.

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No switch shall be constructed or maintained within fifty feet of any cross street, and the location of such switches and all turnouts shall be changed at the expense of the grantee, or its assigns, whenever so ordered by the said Common Council.

Engineer of said City, who shall, under the direction of the Common Courcil of said City, designate the rate of curves to be used, where it is necessary to change the direction of sidings and switches, and shall furnish to said grantee or its assigns, the grades upon all of said streets where grades have been established, and set stakes upon said streets indicating the said grade. He shall also see that the said road is constructed and maintained in conformity to the terms and requirements of the franchise, and for his services as herein required he shall receive such fees as are provided therefor, and the same shall be paid by the grantee, or its assigns.

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That the grantee of this franchise, his or its successors or assigns, will be allowed ten months from the time of granting said franchise in which to commence the work of constructing said railway and the same shall be prosecuted diligently and must be completed within four months after the same is begun. And on failure of the grantee, his or its successors or assigns, to comply with this provision, the Common Council may, without notice, annual this franchise.

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The said City of San Diego reserves the right to designate stations which shall be established along the said railroad track, at which the trains on the said road shall stop for the accommodation of passengers. The said City also reserves the right to regulate the number of trains that may be run on said road and fix the time for the departure of the same from the southern terminus thereof.

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Said City also reserves the right to grade, regrade, sewer, pave, macadamize, alter, improve, or repair, all or either of said streets, or any part thereof, or lay down, or permit any other person or company to lay down, pipes for water, gas, or for other purposes, such work to be done so as to obstruct or injure said road as little as possible. The owners of said road shall shift and reshift their rails and ties so as to avoid the obstructions made thereby.

It is further provided that a failure to comply with any of the conditions of this franchise, shall work a forfeiture of the rights and privileges granted hereby, and that the right to repeal, amend, or modify this ordinance granting this franchise, is hereby reserved to the said Common Council.

The grantee of this franchise shall have the right to charge as fare over the line of said road five cents from the southern terminus thereof to the northern line of Middletown; PROVIDED, however, that if the said grantee, its successors or assigns, shall operate a road in a southerly direction toward "D" street, and in a northerly direction toward La Jolla Park, in said City, said grantee, its successors or assigns, may charge as fare over the entire line of said road five cents from the southern terminus to the northern line of Middletown and ten cents for one fare from the said southern terminus to Old Town, and such fare as may be reasonable for a greater distance; provided, that said grantee, its successors or assigns, shall sell round trip tickets, in sums not less than one dollar, at half the usual fare charged, to all school children, which said half fare tickets shall entitle such children to be carried on said road in going to and returning from school in the City of San Diego.

IX.

It is hereby further provided that as the San Diego, Old Town and Pacific Beach Railroad Company is now operating a line near to the route of the franchise herein granted, which will not be required after the completion of the road on the proposed new route, that said grantee shall abandon said old parallel road and put such portions of the public streets occupied thereby in as good committion as the said streets were before the laying of said track.

Section 2. That this ordinance shall take effect and be in force from and after thirty days after its firal passage and approval.

Section 3. That the City Clerk of the said City of San Diego be, and he is, hereby authorized and directed, immediately after this ordinance takes effect, to publish, or cause the same to be published, once in the City official newspaper of said City, to-wit, "The San Diego Union and Daily Bee."

The following Report of the Water Committee in the matter of a Communication from the Board of Public Works recommending the construction of a two inch water service pipe through the middle of Block 27 H.M. Higgins' Addition, between 25th and 26th streets, is read and on motion adopted, viz:

The Water Committee recommends the adoption of the ordinance presented herewith providing for the construction of water pipe line through block 27 H.M. Higgins Add.

a refinancia meno com gradu delle mentente delle Geo. McNeill, delle delle

July 14th, 1905. A.P. Johnson, Jr.

Thereupon an Ordinance authorizing the Board of Public Works to construct a two inch water pipe line through block 27, H.M. Higgins' Addition, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following Vote, to-wit:

AYES---COUNCILMEN: Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said ordinance as adopted is as follows viz:

HORDINANCE NO. 2104.

An ordinance providing for the laying of water pipe in Block No.27, H.M. Higgins Addition, between 25th and 26th streets.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of said City be and it is hereby authorized to lay a two-inch water pipe through the middle of block No.27 in the H.M. Higgins Addition between 25th and 26th streets from 25th street to the water pipe line on 26th street, thence north and south on 26th street 170 feet, and total length of said pipe to be 850 feet and the cost of laying same not to exceed \$75.00.

Sec. 2. There is hereby appropriated out of the water fund of said city sufficient money to cover the expense of laying the aforesaid pipe.

An Ordinance fixing and establishing the grade of Eighteenth street from "B" street to the south line of the City Park, is read and on motion of Councilman Blochman put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

NOES---NONE.

Thereupon on motion of Councilman Blochman said ordinance is adopted by the following wote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: Thor pe, and Johnson.

Said Ordinance as adopted is as follows, viz:

ORDINANCE No. 2106.

An ordinance fixing and establishing the grade of Eighteenth street in the City of San Diego, California, from the south line of "B" street to the south line of the City Park.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the grade of Eighteenth street in the City of San Diego, California, from the south line of "B" street to the south line of the City Park, be and the same is hereby fixed and established as follows, to-wit:

At the southwest corner of the intersection of Eighteenth and "B" streets, the grade to remain at sixty-six feet; at the southeast corner of the intersection of Eighteenth and "B" streets, the grade to remain at sixty-six feet; at the northwest corner of the intersection of Eighteenth and "B" streets, the grade to remain at sixty-eight feet; at the northeast corner of the intersection of Eighteenth and "B" streets, the grade to remain

at sixty-eight feet.

At the southwest corner of the intersection of Eighteenth and "A" streets, the grade to remain at eighty-five and fifty hundredths (85.50) feet; at the northwest corner of the intersection of Eighteenth and "A" streets, the grade to remain at eighty-five and fifty hundredths (85.50) feet; at the southeast corner of the intersection of Eighteenth and "A" streets, the grade to remain at eighty-five and fifty hundredths (85.50) feet; at the northeast corner of the intersection of Eighteenth and "A" streets, the grade to remain at eighty-five and fifty hundredths (85.50) feet; at the northeast corner of the intersection of Eighteenth and "A" streets, the grade to remain at eighty-five and fifty hundredths (85.50) feet.

At the intersection of the west line of Eighteenth street with the south line of the City Park, the grade elevation to remain at ninety and fifty hundredths (90.50) feet; at the intersection of the east line of Eighteenth street with the south line of the City Park, the grade to remain at ninety and fifty Hundredths (90.50) feet.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the said City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance," approved on the 30th day of June, 1886. And the grade of the said Eighteenth street, between the points hereinbefore mentioned, shall be of uniform ascent and descent, as shown by the grade map made by the City Engineer of said City, and on file in the office of the said City Engineer.

That the center of said street between the points hereinbefore mentioned shall have an average elevation of the opposite curb grades.

Section 2. That the City Clerk of the said City of San Diego be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published, once in the City official newspaper of said City, to-wit, the San Diego Union and Daily Bee.

A Communication from the City Clerk reporting the result of the sale of Blocks 14 and 28 in Sellor's Addition, also the affidavit of the publication of the Notice of the sale of said Blocks, in said Addition, are presented and ordered filed.

An Ordinance confirming the sale of Blocks 14 and 28 in Sellor's Addition, is read and on motion of Councilman Creelman put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and Johnson.

Thereupon on motion of Councilman Creelman said ordinance is adopted by the follow-ing vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2103.

An ordinance confirming the sale of certain lots in Sellor's Addition in the City of San Diego, California.

WHEREAS, the Common Council of the City of San Diego, California, adopted Ordinance
No. 2033 of the ordinances of said City, approvedon the 29th day of April, 1905, which was
duly published thereafter as required by said ordinance, and thereby provided for the sale
of certain lots hereinafter described; and

WHEREAS, pursuant to the terms of said ordinance No. 2033, the City Clerk of said City, after giving the notice therein prescribed, and as in said ordinance and in said notice provided, offered for sale the said lots hereinafter described, and sold the same to Samuel Schiller, he being the highest bidder therefor, for the sum of eighty dollars; and

WHEREAS, the said City Clerk, after making said sale, did immediately report the same to the said Common Council, as by said Ordinance No. 2033 provided, THEREFORE,

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That it be and is hereby determined, after fully considering the law and facts connected therewith, and the report of the said City Clerk that the notice provided for by said Ordinance No. 2033 and provided by law for the sale of said lots at public auction has been duly given and published in all respects as provided by law and said Ordinance No. 2033,

That the City Clerk duly and regularly sold to the said Samuel Schiller on the 3rd day of July, 1905, at 10.0 clock A.M. thereof, the following lots, pieces and parcels of land lying and being in the City of San Diego, County of San Diego, State of California, viz

Lots numbered one, two, three; four, five, six, seven, eight, nine, ten, eleven, twelve, thirteen, fourteen, fifteen, sixteen, seventeen, eighteen, nineteen, twenty, twenty-one, twenty-two, twenty-three and twenty-four in block numbered fourteen; lots numbered one, two, three, four, five, six, seven, eight, nine, ten, eleven, twelve, thirteen, fourteen, fifteen, and sixteen in block numbered twenty-eight, in Sellor's Addition in the City of San Diego, California, according to the map thereof on file in the office of the Recorder of said County, for eighty dollars in cash.

That said sale be and is hereby approved and confirmed, and that the said purchaser is entitled to a deed from the said City of San Diego to said real property so purchased by him, when he shall have paid into the treasury of said City the said sum of eighty dollars; the sum of sixteen dollars already paid on the purchase price of said lots to be credited on the said purchase price.

That the Mayor of said City be and he is hereby authorized and directed for and on behalf, in the name, and as the act and deed of said City, to execute and deliver to the said Samuel Schiller a deed to said property so purchased by him, as provided for in said ordinance No.2033, and that the City Clerk of the said City of San Diego be and he is hereby authorized and directed to attest such execution by affixing his name and the corporate seal of said City to such deed.

An Ordinance providing for the laying of a two-inch water pipe on Albatross street, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

.... -... ... 20

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-Councilmen: -Thorpe and Johnson.

Thereupon on motion of Councilman McNeill said Ordinance is adopted by the following |**VOID ALONWITH** Electric to the control of the c AYES --- COUNCILMEN; -NOES---NONE. ABSENT-COUNCILMEN: Thorpe and Johnson. W. D. Community of the contract of the Said ordinance as adopted is as follows, viz: Horotopia, 2004, 1974, No. 2007, No. 2014, No An ordinance authorizing the laying of water pipe on Albatross street in the City of San of Die.go. California: Carry, and more in the following the field of the color of the carry BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: Section, legard of Public Works of the City of San Diego, California, be and it is hereby authorized to cause to be laid, under the direction of the Superintenda. ent of the Water Department of said City, four hundred and fifty (450) feet of two-inchwater pipe in Albatross street, commencing at the south line of Robinson avenue and extending thence in a southerly direction along and in said street. Section 2. There is hereby appropriated nimety-five dollars, or so much thereof as may be necessary out of the Water Fund of said City to pay for said work. able Section 3.0. That this ordinance shall take effect and be insforce thirty days from and after its passage and approval. The latest the first and a first and a first and a first and approval. における かんも しかにぬから なるに はん もまる はないではつまって一まっ**00 0**まってったまきないだがたものがす。 かんしょう かってき かんしょ A Resolution of Intention to change the grade of "M" street from 30th street to a point 300 feet west of 29th street is read and on motion of councilman Blochman adopted by the following vote, to-wit: Indianant of the first of the following vote, to-wit: AYES = -- COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE. ABSENT-COUNCILMEN: -Thorpe and Osborn. The constant state of the same The control of the first of the CRESOLUTION OF INTENTION No. 12277 and a particulation To change the grade of "M" street between a point three hundred feet west of the west line of Twenty-ninth street street and the east line of Thirtieth street, in the City of San Diego, California. WHEREAS; the owners of a majority of the property affected by the herein proposed change: of grade of "M" street between a point three hundred feet west of the west line of Twenty-ninth street and the east-line of Thirtieth street, in the City of San Diego, California, having petitioned the Common Council of the City of San Diego, California, to change

the grade thereof between said points; and

WHEREAS, the said Common Council of the said City, of San Diego hereby finds that said petition contains the names of the owners of a majority of the property to be affected by the said proposed change of grade, and that it is for the public benefit to make said proposed change of grade, and to establish the grade of said "M" street between said points as hereinafter set forth, NOW, THEREFORE, and the second of the second o

. BETIT RESOLVED, that it is the intention of the Common Council of the City of San Diego, California, to change and establish the grade of said "M" street between-said points as follows, to-wit: マイド くうちょうご シェンド サイド しこん コーモーナー

At a point on the north line of said "M" street three hundred feet west of the west line of said Twenty-ninth street, the grade elevation to remain as now established at seventy-four and nine tenths feet; at a point on the south line of said "M" street three hundred feet west of the west line of said Twenty-ninth street, the grade elevation to-remain as now established at seventy-three and five tenths feet.

At the northwest corner of said "M" street and Twenty-ninth street, change the grade elevation from seventy-five feet to seventy-two feet; at the northeast corner of said "M" street and said Twenty-ninth street, change the grade elevation from seventy-five feet to seventy-two feet; at the southwest corner of said "M" street and said Twenty-ninth street, change the grade elevation from seventy-four feet to seventy-one feet; at the southeast corner of said "M" street and said Twenty-ninth street, change the grade elevation from seventy-four feet to seventy-one feet; at the southeast corner of said "M" street and said Twenty-ninth street, change the grade elevation from seventy-four feet to seventy-one feet.

elevation from seventy-six feet to seventy-five feet; at the northeast corner of said "M" street and said Thirtieth street, threagrade elevation to remain as now established at seventy-six and five tenths feet; at the southwest corner of said "M" street and said Thirtieth street, the grade elevation to remain as now established as seventy-five feet; at the southwest corner of said "M" street and said Thirtieth street, the grade elevation to remain as now established as seventy-five feet; at the southwest corner of said "M" street and said Thirtieth street, the grade elevation to remain as now established at seventy-five and five tenths feet.

And the grade of said "M" street between the points hereinbefore mentioned shall have a uniform ascent and descent. And the center of said "M" street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the said City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance," approved on the 30th day of June, 1886.

The City Clerk of said City is hereby directed to cause this Resolution of Intention to be published for ten days in the newspaper in which the official notices of the Common Council of said City are usually printed and published, to wit. The San Diego Union and Daily Bee a daily newspaper published and circulated and of general circulation in said City, in every regular issue of said newspaper for said period of ten days, which newspaper is hereby designated as the newspaper in which this Resolution of Intention shall be published in the manner and by the person required by law.

The Superintendent of Streets of said City is hereby ordered and directed, within five days after the first publication of this Resolution to cause to be conspicuously posted in the manner and form required by law, within the district herein above designated as the district to be ebenfited by the proposed change of grade, notice of the passage of this Resolution.

A Communication from the Street Superintendent designating the places for the deposit of the surplus earth obtained in the grading of Ninth street from University avenue to Monterey street, is read and ordered filed.

-A Resolution of Intention to grade Ninth street from University avenue to Monterey

street, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No. 2275

To grade Ninth street in the City of San Diego, California, from the north line of University avenue to the south line of Monterey street.

RESOLVED, that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That Ninth street in the City of San Diego, California, including the sidewalks thereof, from the north line of University avenue to the south line of Monterey street, including all intersections of streets between said points and the sidewalks of such intersections (excepting such portions of the said Ninth street and the said intersections of
streets, between said points, required by law to be kept in order or repair by any person
or company having railroad tracks thereon), and also excepting the intersections of said
Ninth street with cross streets which have already been graded to the official grade
thereof, be graded to the official grade thereof-according to the specifications therefor
contained in ordinance No. 2061 of the ordinances of the said City of San Diego, entitled,
"An Ordinance Providing Specifications for the Grading of streets in the City of San
Diego, California, "approved on the 6th day of June, 1905."

That the surplus dirt to be obtained in grading the said Ninth street as aforesaid, shall be placed and deposited as follows:

Twenty-four and nine tenths (24.9) cubic yards shall be placed and deposited on Ninth street between University avenue and Robinson avenue.

That the San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and the same is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or hear the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

The Supplemental Petition of Property Owners to establish the grade and grade 30th street, from "I" to "K", is presented and referred to the Street Committee.

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The Petition of Geo. W. Marston and Others for a change of grade between east line of Ninth street and west line of Tenth street, is presented and referred to the Street Committee.

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A Resolution directing City Engineer estimate yardage and Street Superintendent designate places for deposit of surplus earth to be obtained in the grading of Harrison avenue from "N" street to Twenty-eighth street, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES-2-COUNCIEMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---None.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

para Said Resolution as adopted is as follows, viz:

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BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

authorized and directed to furnish to this Common Council a careful estimate of the mimber of cubic yards of excavation and the number of cubic yards of embarkment necessary to bring Harrison avenue in the City of San Diego, California, from the south line of "N" street to the west line of Twenty-eighth street, including the sidewalks thereof, to its official grade and cross-section, including the intersections of said Harrison avenue with cross streets, and the sidewalks of such intersections; excepting however, the intersections of said Harrison avenue with the sidewalks of such intersections; excepting however, the intersections of said Harrison avenue with cross streets already graded to the official grade, and the sidewalks of such intersections; also excepting such portion of the said Harrison avenue and the said intersections of streets between said points required by law to be kept in order or repair by any person or company having railroad tracks thereon.

That said estimate shall be made in duplicate, one copy of which shall be kept on file in the office of the said City Engineer and shall, during office hours, be accessible for inspection to any person who may desire to inspect the same; that the said estimate shall include plans and specifications and estimates of the cost of any and all culverts which it may be necessary to construct in doing said work.

That the Superintendent of Streets of said City be and he is hereby authorized and directed to furnish to this Common Council a description of the place or places where the surplus earth to be removed is doing said work shall be placed and deposited.

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A Communication from the Street Superintendent designating the places for the deposit of the surplus earth to be obtained in grading Second street from Thornton avenue to University avenue, is read and ordered filed.

A Resolution of Intention to grade Second street, between said points, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Resolution as adopted is as follows, viz:

avenue to the south line of University avenue.

RESOLVED, that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That Second street in the City of San Diego, California, including the sidewalks thereof, from the north line of Thornton avenue to the south line of University avenue, including all intersections of streets between said points and the sidewalks of such intersections (excepting such portions of the said Second street and the said-intersections of streets, between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), and also excepting the intersections of the said Second street with cross streets which have already been graded to the official grade thereof, be graded to the official grade thereof according to the specifications therefor contained in Ordinance No. 2061 of the ordinances of the said City of San Diego, entitled "An ordinance providing specifications for the grading of streets in the City of San Diego, California," approved on the 6th day of June, 1905.

That the surplus dirt to be obtained in grading the said Second street, as aforesaid, shall be placed and deposited as follows:

Thirteen hundred and eighty-six and six tenths (1386.6) cubic yards to be placed and deposited in a driveway across the canyon on a line with Second street between University avenue and Washington street.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

The following Report of the Finance Committee in the matter of a communication from the Board of Public Works recommending the sale of three old horses, now on pasture, is read and on motion adopted, viz:

The Finance Committee recommends the adoption of the within recommendation, and the ordinance presented herewith.

L.A. Blochman.

June 30th, 1905.

A.P. Johnson, Jr.

Thereupon an Ordinance authorizing the sale of said horses, is read and on

motion of Councilman Creelman put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Thereupon on motion of Councilman Creelman said ordinance is adopted by the following vote, to wit:

AYES---COUNCILMEN: Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

ORDINANCE No. 2109.

An ordinance directing the sale of certain property and the purchase of certain other property for the use of the Water Department.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized to sell at public auction three certain horses, mentioned in its communication to the Common Council dated June 15th, 1905, the proceeds to be paid into the Water Fund of said City.

A Communication from the Street Superintendent designating the places for the deposit of the surplus earth to be obtained in the grading of Redwood street from Fourth street to the City Park, is read and ordered filed.

A Resolution of Intentionato grade said Redwood street between said points, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: Thorpe and johnson.

. Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No. 2276.

To grade Redwood street in the City of San Diego, California, from the east line of Fourth street to the west line of the City Park.

RESOLVED, that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That Redwood street in the City of San Diego, California, including the sidewalks thereof, from the east line of Fourth street to the west line of the City Park, including all intersections of streets between said points and the sidewalks of such intersections (excepting such portions of the said Redwood street and the said intersections of streets, between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), and also excepting the intersections of the said Redwood street with cross streets which have already been graded to the official grade thereof, be graded to the official grade thereof according to the specifications therefor contained in Ordinance No. 2061 of the ordinances of the said City of San Diego, entitled, An ordinance

providing specifications for the grading of streets in the City of SancDiego, California, approved on the 6th day of June, 1905.

That the surplus dirt to be obtained in grading the said Redwood street, as afore-said, shall be placed and deposited as follows:

Twenty-two hundred and fourteen and two tenths (2214.2) cubic yards of dirt shall be placed and deposited on Redwood street between Third and Fourth streets.

That the San Diego Union and Daily Bee a daily newspaper published and circulated and of general circulation, in the said City of San Diego, be and it is hereby-designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

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The Clerk presents the Affidavits of the publication and posting of the notice of the passage of the Resolution of Intention to close a portion of the morth alley running east and west through Sheldon's Subdivision of Block 180 of Horton's Addition, which Affidavits are ordered filed.

An Ordinance closing up a portion of said alley in said block, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NoNE.

ABSENT-COUNCILMEN: -Thorpegand Johnson.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

A YES---COUNCILMEN:-Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

A YES---COUNCILMEN: Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

-ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Ordinance as adopted is as follows.viz:

An ordinance closing up a portion of the North Alley running east and west through Sheldon's Subdivision of block one hundred and eighty of Horton's Addition in the City of San Diego, California.

was thereafter approved by the Mayor of said City on the 9th day of May, 1905, and said

Common Council did by said Resolution of Intention declare its intention to order the said work, hereinafter more particularly set forth, to be done; and

WHEREAS, all the acts and things required by law to confer jurisdiction upon said Common Council to order the said work have been done, and the time for filing objections in respect to the proceedings herein, and to the doing of said work, has expired, and objections have been filed; and

WHEREAS, it is not necessary that any land be taken in the doing of said work, and it appears that no assessment is necessary therefor, now, therefore,

Section 1. That said Common Council hereby orders the following street work to be done in said City, to-wit:

The closing up of that portion of the north alley running east and west through Sheldon's Subdivision of block one hundred and eighty in Horton's Addition in said City; the portion of the said alley to be closed is more particularly described as follows, to-wit:

Commencing at a point on the east line of Fourteenth street, in the City of San Diego California, ninety feet south of a point-where the east line of said Fourteenth street intersects with the south line of "B" street, in the City of San Diego, California; thence east along the south boundary line of lots five, six, seven and eight in said Sheldon's subdivision of block one hundred and eighty of Horton's Addition, one hundred feet to the southeast corner of said lot five; thence south ten feet to the northeast corner of lot nine of said Sheldon's subdivision on block one hundred and eighty of Horton's Addition; thence west along the north boundary line of said lot nine, one hundred feet to the east line of Fourteenth street to the place of beginning.

The said Horton's Addition being an addition in the City of San Diego, California, according to the Official map thereof on file in the office of the County Recorder of the said County of San Diego, State of California; and the said Sheldon's subdivision of block one hundred and eighty being a subdivision of said block one hundred and eighty, according to the official map thereof on file in the office of the County Recorder of the said County of San Diego, State of California.

And that portion of the said north alley running east and west through said Sheldon's subdivision of block one hundred and eighty of Horton's Addition of Horton's Addition in said City, hereinbefore more particularly described, is hereby closed.

Section 2. That the City Clerk of the said City of San Diego be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the City official newspaper of said City, to-wit, the San Diego Union and Daily Bee.

An Ordinance granting permission to T.J. Higgins to repair certain buildings on Third street, between "G" and "H" streets, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN:-Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Thereupon on motion of Councilman McNeill said Ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: -Thorpe and Johnson.

Said Ordinance as adopted is as follows, viz:

An ordinance granting permission to T.J. Higgins to repair the two-storynframe lodging house located on the north one-half of lot "C" block eighty-nine of Horton's Addition in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That T.J. Higgins be and he is hereby granted permission to repair that certain two-story frame lodging house situated on the north one-half of lot "C" in block eighty-nine of Horton's Addition in the City of San Diego, California, on the east side of Third street between "G" and "H" streets, and to re-construct the same with the same material with which it was formerly built.

Councilman Creelman moves that when the Council adjourns it do adjourn until July 24th, 1905, at 7:30 o'clock P.M., which motion is adopted.

A Resolution directing the City Engineer estimate yardage and Street Superintendent designate places for deposit of surplus earth to be obtained in the grading of Georgia street from University avenue to Adams avenue, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

AYES --- COUNCILMEN: -Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES --- NONE.

ABSENT-COUNCILMEN: Thorpe and Johnson.

Said Resolution as adopted is as follows; viz:

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BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

authorized and directed to furnish to this Common Council a careful estimate of the number of cubic yards of excavation and the number of cubic yards of embankment necessary to bring Georgia street in the City of San Diego, California, from the north line of University avenue to the south line of Adams avenue, including the sidewalks thereof, to its official grade and cross-section, excepting such portion of the said Georgia street and the intersections of streets between said points required by law to be kept in order or repair by any person or company having railroad tracks thereon.

That said estimate shall be made in duplicate, one copy of which shall be kept on file in the office of the said City Engineer and shall, during office hours, be accessible for inspection to any person who may desire to inspect the same; that the said estimate shall include plans and specifications and estimates of the cost of any and all culverts which it may be necessary to construct in doing said work.

That the Superintendent of Streets of said City be and he is hereby authorized and

directed to furnish to this Common Council a description of the place or places where the surplus earth to be removed in doing said work shall be placed and deposited.

The Petition of G.D. Stead and others to grade "M" street from 30th street to a point 300 feet west of 29th street, is presented and on motion said Petition is granted.

After first giving due notice President Osborn did in open session sign;
An Ordinance (No.2088) extending National avenue from "M" street to Twelfth street,
also;

An Ordinance (No.2089) closing up alley in Sheldon's subdivision, block 180 of Horton's Addition; also

An Ordinance (No.2090) providing for the laying of a two inch water pipe on Albatross street of rom Robinson avenue 450 feet south; also

An Ordinance (No.2091) appropriating amount of balance required to purchase sprinkling attachments; also

An Ordinance (No.2092) providing for laying a water pipe line to Ocean Beach; also An Ordinance (no.2093) Authorizing The Board of Public Works to repair Fire Alarm System; also

An Ordinance (No.2094) authorizing the Treasurer to compromise certain delinquent taxes; also

An Ordinance (No.2095) authorizing the purchase of two horses for use of the Water Department; also

An Ordinance (No.2096) providing for the laying of a water pipe line on 27th street between "B" and "D" streets; also

An Ordinance (No.2097) granting permission to T.J. Higgins to repair certain buildings on Third street between "G" and "H" streets; also

An Ordinance (No.2098) providing for the purchase of street sweeping machines, harness and horses; also

An Ordinance (No.2099) increasing salary of man employed for the removal of street sweepings; also

An Ordinance (No.2100) providing for the maintenance of an arc light erected by the Bartlett Estate Company at "L" and 25th streets; also

An Ordinance (No.2101) Providing for increase of rent on City Justice's Court Rooms; also

An Ordinance (No.2102) providing for the construction of a fire hydrant at the intersection of Sixth street and Ivy Lane; also

An Ordinance (No.2103) confirming sale of lots in Sellor's Addition; also

An Ordinance (No.2104) providing for the laying of a two inch water pipe in block twenty-seven H.M. Higgins Addition; also

An Ordinance (No.2105) authorizing the Board of Public Works to advertise for bids for forage and supplies for the use of the various Departments; also

An Ordinance (No.2106) establishing the grade of Eighteenth street from "B" street to the south line of the City Park; also

An Ordinance (No.2107) establishing the grade of Sixth street at the southwest

corner of block one of Crittenden's Addition; also

An Ordinance (No. 2108) granting a railway franchise to the San Diego, Old Town and Pacific Beach Railway Company; also

An Ordinance (No.2109) providing for the sale of three old horses, property of the City, now on pasture.

Thereupon on motion of Councilman McNeill the Council adjourned until July 24th, 1905, at 7:30 o'clock P.M.

> President of the Common Council of the City of San Diego, California.

ATTEST:

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ADJOURNED MEETING.

of the City of San Diego, California.

July,24th,1905.

Pursuant to adjournment, a meeting of the Common Council is held this day at 7:30 o'clock P.M. President Osborn presiding.

PRESENT-COUNCILMEN: -Thorpe, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn; and Clerks Butler, Day and Bartlett.

ABSENT-COUNCILMAN: -Blochman.

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The minutes of Adjourned Meeting, July 17th, 1905, are read and approved.

A Message from the Mayor presenting the report of Professor E.W. Hilgard concerning his investigation and examination of certain samples of water, is read and ordered filed.

A Message from the Mayor transmitting request of the Board of Public Works-for authority to employ until October 1st, 1905, two additional engineers and four-chain men, and recommending that said request be granted, is read and ordered filed.

An Ordinance authorizing the employment of additional assistance in the City Engineer's Office, is presented and read.

councilman Johnson moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn. NOES---NONE.

ABSENT-COUNCILMAN: -Blochman.

Thereupon on motion of Councilman Johnson said Ordinance is put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES --- COUNCILMEN: -Thorpe, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES --- NONE.

ABSENT: -COUNCILMAN: -Blochman.

Thereupon on motion of Councilman Johnson said Ordinance is adopted by the following vote to-wit:

AYES---COUNCILMEN: -Thorpe, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Blochman.

Said Ordinance as adopted is as follows, viz:

ORDINANCE NO. 2111

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

section 1. That the Board of-Public Works of-said City be, and it is hereby authorized and directed to employ not to exceed two assistant engineers and not to exceed four chain-men to assist the City Engineer in giving lines and grades for the construction of the sewer lines under contract with Messrs. Howard and Long, from the first day of August, 1905, to the first day of October, 1905; and pay for such assistant engineers not to exceed \$3.50 per day, and pay for said chain-men not to exceed \$2.00 per day.

Sec. 2. And there is hereby appropriated out of the Sewer Bond Fund sufficient

money to defray the expenses above ordered.

Sec. 3. That this is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect and be in force from and after its passage and approval by the Mayor of said City.

A Message from the Mayor transmitting a communication from H.D. Williamson, requesting that his option be returned to him, are read and on motion said Message is ordered filed and the request granted.

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The Petition of Thomas J. Roche for a retail liquor license at Fifth and "G" streets is presented and read.

Councilman McNeill moves that Rule 6 be suspended pending action on the above matter, which motion is defeated by the following vote, to-wit:

AYES --- COUNCILMEN: -McNeill, Creelman, Reynolds and Goldkamp.

NOES---COUNCILMEN: Thorpe, Kelly, Johnson, and Osborn.

ABSENT-COUNCILMAN: -Blochman.

Whereupon on motion it is ordered that said Petition be referred to the Health and Morals Commmittee, which motion is adopted.

A Communication from the City Attorney in the matter of grading Nutmeg street from the east line of First street to the west line of Fifth street, is read and ordered filed.

The Petition of Property Owners directing the City Attorney to prepare a Resolution of Intention to grade said street between said points, is presented and referred to the Street Committee.

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A Resolution rescinding Resolution of Intention No.2277 to change the grade of "M" street, between 29th and 30th streets, is read and on motion of Councilman-Thorpe adopted by the following vote, to-wit:

A YES---COUNCILMEN: Thorpe, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---No NE.

ABSENT-COUNCILMAN: -Blochman.

Said Resolution as adopted is as follows, viz:

RESOLUTION No. 2279.

It appearing that Resolution of Intention No.2277 heretofore passed on-July 17th, 1905, failed to describe a district to be benefitted by the change of grade of "M" street therein referred to;

BE IT RESOLVED, that said Resolution No. 2277 be and the same is hereby rescinded.

A Resolution of Intention to change the grade of "M" street, between 29th and 30th streets, is read and on motion of Councilman Kelly adopted by the following vote, to-wit: AYES---COUNCILMEN: Thorpe, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Blochman.

- Said Resolution as adopted is as follows, viz:

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RESOLUTION	O.L.	T11 T T71 T T O 11	7100	

To change the grade of "M" street between a point three hundred feet west of the west line of Twenty-ninth street and the east line of Thirtieth street, in the City of San Diego, California.

WHEREAS, the owners of a majority of the property affected by the herein proposed change of grade of "M" street between a point three hundred feet west of the west line of Twenty-ninth street and the east line of Thirtieth street in the City of San Diego, California, have petitioned the Common Council of the City of San Diego, California, to change the grade thereof between said points; and

WHEREAS; the said Common Council of the said City of San Diego, hereby finds that said petition contains the names of the owners of a majority of the property to be affected by the said proposed change of grade, and that it is for the public benefit to make said proposed change of grade, and to establish the grade of said "M" street between said points as hereinafter set forth, NOW, THEREFORE,

BE IT RESOLVED, that it is the intention of the Common Council of the City of San Diego, California, to change and establish the grade of said "M" street between said points as follows, to wit:

At a point on the north line of said "M" street three hundred feet west of the west line of said Twenty-ninth street, which point is more particularly identified as being three hundred and sixty feet west of the southwest corner of Block seventy-eight (78) of Seaman and Choate's Addition, the grade elevation to remain as now established at 74.5 feet; at a point on the south line of said "M" street 300 feet west of the west line of said Twenty-ninth street, which point is more particularly identified as being three hundred and sixty feet west of the northwest corner of block seventy-seven (77) in said Seaman and Choate's Addition, the grade elevation to remain as now established, at 73.5 feet.

At the northwest corner of said "M" street and Twenty-ninth street, change the grade elevation from seventy-five feet to seventy-two feet; at the northeast corner of said "M" street and said Twenty-ninth street change the grade elevation from 75 feet to 72 feet; at the southwest corner of said "M" street and said Twenty-ninth street change the grade elevation from seventy-four feet to seventy-one feet; at the southeast corner of "" said "M" street and said Twenty-ninth street, change the grade elevation from seventy-four feet to seventy-one feet; at the southeast corner of "" said "M" street and said Twenty-ninth street, change the grade elevation from seventy-four feet to seventy-one feet.

At the northwest corner of said "M" street and said Thirtieth street, change the grade elevation from seventy-six feet to seventy-five feet; at the northeast corner of said "M" street and said Thirtieth street, the grade elevation to remain as now established, at seventy-six and five tenths feet; at the southwest corner of said "M" street and said Thirtieth street the grade elevation to remain as now established at seventy-five feet; at the southeast corner of said "M" street and said Thirtieth street the grade elevation to remain as now established at seventy-five feet.

And the grade of said "M" street between the points hereinbefore mentioned, shall have an uniform ascent, and descent. And the center line of said "M" street shall have an average elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by

Ordinance No.3 of the ordinances of the said City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance," approved on the 30th day of June, 1986.

And the district to be benefited by said change of grade and assessed for the damages, costs, and expenses thereof is hereby described and declared to be as follows, to-wit:

Commencing at a point on the north line of "M" street, three hundred and sixty (360) feet west of the southwest corner of block seventy-eight (78) of Seaman and Choate's Addition; there in a northerly direction, at right angles with said north line of "M" street one hundred and forty feet to the south line of the alley in block two (2) of Reed's Central Addition; thence easterly, following the south line of the alleys of blocks two (2) and five (5) in Reed's Central Addition and in block seventy-eight (78) of Seaman and Choate's Addition, to the east line of Thirtieth street, to the north line of the alley in block one hundred and four (104) of Seaman & Choate's Addition; thence westerly following the north line of the alleys in block seventy-seven (77) of Seaman & Choate's Addition; and in block three and four (3 and 4) of Reed 's central Addition, to a point three hundred and sixty feet west of the west line of Block seventy-seven (77) of Seaman & Choate's Addition, thence northerly to the place of beginning.

The City Clerk of said City is hereby directed to cause this Resolution of Intention to be published for ten days in the newspaper in which the official notices of the Common Council of said City are usually printed and published, to-wit, the San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation in said City, in every regular issue of said newspaper for said period of ten days, which newspaper is hereby designated as the newspaper in which this Resolution of Intention shall be published in the manner and by the person required by law.

The Superintendent of Streets of said City is hereby ordered and directed, within five days after the first publication of this Resolution, to cause to be conspicuously posted, in the manner and form required by law, within the district herein above designated as the district to be benefited by the proposed change of grade, notice of the passage of this Resolution.

A Communication from the Board of Public Works recommending ninety days extension of Contracting.

time to the Stanley Construction Company to lays water pipe is read and commotion said recommendation is adopted.

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A Communication from the Board of Public Works recommending an additional appropriation for the construction of the "B" street sewer, is read and referred to the Sewer Committee.

A Communication from the Board of Public Works recommending the purchase of a rheostat for the elevator in the City Hall, same being recommended by the Public Building Committee, is read and on motion said recommendation is adopted.

A Communication from the Board of Public Works transmitting a map of Golden Park

and recommending its approval, is presented and read.

Councilman Johnson moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Blochman.

Thereupon on motion said recommendation is adopted.

Councilman Johnson now moves that the City Attorney be directed to prepare an ordinance carrying said recommendation into effect, which motion is adopted.

A Resolution granting the Stanley Construction Company ninety days extension of time to complete their contract for the laying of water pipe, is read and on motion of Councilman McNeill adopted by the following vote, to-wat:-

AYES---COUNCILMEN: -Thorpe, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Blochman.

Said Resolution as adopted is as follows, viz:

RESOLUTION No. 2281.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the time for the completion of the contract for laying water pipe in the city of San Diego by the Stanley Constructing Company with this City, dated January 28th, 1905, and expiring August 1st, 1905, be and the same is hereby extended ninety (90) days from August 1st, 1905, and the Board of Public Works is hereby authorized and instructed to grant said contractors ninety (90) days additional time to the time fixed in said contract (to-wit August 1st, 1905) within which to complete said contract.

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A Communication from the Board of Education requesting the cancellation of taxes on certain school property, is read and referred to the Finance Committee.

A Communication from the Board of Public Works recommending the purchase of one hundred sidewalk plates, is readmand referred to the Finance Committee.

A Communication from the Board of Public Works recommending the purchase of fifty dollars worth of postage stamps, is read and referred to the Finance Committee.

A Communication from the City Engineer transmittingheestimate of yardage to grade Front street, from Fir to Maple streets, is read and ordered filed.

A Communication from the City Engineer transmitting list of elevation for the establishment of the grade of Georgia street from University to Adams avenues, is read and ordered filed.

A Communication from the Street Superintendent designating the places for the deposit of the surplus earth obtained in grading 28th street from "B" to Dartmouth streets

is read and ordered filed.

A Communication from the Horton Improvement Club transmitting a regol

A Communication from the Horton Improvement Club transmitting a resolution in the matter of paving Fifth street. is read and referred to the Street-Committee. ---

A Communication from the Board of Public Works in the matter of the sale of certain old pumps, is read and referred to the Firance Committee.

The Petition of Property Owners for a change of grade on Twenty-fourth street from "J" to "K" streets, is presented and referred to the Street Committee.

The Petition of Frank Mertzman for an extension of time within which to construct sidewalks and curbs in front of-lots 1-to 12, block 13 on "F" street, is presented and referred to the Street Committee.

A Resolution granting ArMaxYoung thirty days extension of time within which to complete the contract for the construction of the Quince street bridge, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Thorpe, Kelly, McNeill, Creelman, Reymolds, Johnson, Goldkamp, and Osborn.
NOES---NoNE.

ABSENT-COUNCILMAN: -Blochman

Said Resolution as adopted is as follows, viz:

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BE IT RESOLVED, By the Common Council of the City of San Diego, as follows: ,

That the time for the completion of the work of constructing the Quince Street bridge, in the City of San Diego, California, as fixed by the Board of Public Works of said City in the contract for doing said work made between A.M. Young, contractor, and the Board of Public Works of said City, dated June 22nd, 1905, be, and the same is hereby extended thirty (30) days from the time fixed in said contract, and the said Board of Public Works is hereby authorized and instructed to grant said contractor thirty (30) days additional time fixed in said contract within which to complete the construction of said bridge.

The Petition of Property Owners to grade Thirtieth street from "M" street to EL Cajon avenue, is presented and on motion said petition is granted.

A Resolution of Intention to change the grade of Thirtieth street, between "I" and and "K" streets, is presented and read.

Councilman Creelman moves that Rule 6 be-suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN: Thorpe, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp and Osborn.
NOES---NoNE.

ABSENT-COUNCILMAN: -Blochman.

Thereupon on motion of Councilman Creelman said Resolution is adopted by the following vote; to-wit:

AYES---COUNCILMEN: Thorpe, Kelly, McNeill, Greelman, Reynolds, Johnson, Goldkamp, and Osborn.
NOES---NONE,

ABSENT-COUNCILMAN: -Blochman.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No.

To change the grade of Thirtieth street inet@ity of San Diego, California, between the south line of "I" street and the north line of "K" street.

WHEREAS, the owners of a majority of the property affected by the herein proposed change of grade of Thirtieth street in the City of San Diego, California, from the south line of "I" street to the north line of "K" street, have petitioned the Common Council of the said City of San Diego, California, to change the grade thereof between said points, and

WHEREAS, the said Common Council of the said City of San Diego, California, hereby finds, that said petition contains the names of the owners of a majority of the property to be affected by the said proposed change of grade, and that it is for the public benefit to make such proposed change of grade, and to establish the grades of the said Thirtieth street between such points as hereimafter set forth.

NOW; THEREFORE, be it resolved, that it is the intention of the Common Council of the said City of San Diego, California, to change and establish the grade elevation of the said Thirtieth street between said points as follows; to-wit:

At the southwest corner of Thirtieth street and "I" street, the grade elevation to remain as now established, at one hundred and fourteen feet; at the southeast corner of Thirtieth street and "I" street the grade elevation to remain as now established at one hundred and fourteen feet;

At the northwest corner of Thirtieth street and "J" street, the grade elevation to be changed from eighty-seven feet to seventy-nine feet; at the northeast corner of Thirtieth street and "J" street, the grade elevation to be changed from eighty-seven feet; at the southwest corner of Thirtieth street and "J" street, the grade elevation to be changed from eighty-five feet to seventy-seven feet; at the southeast corner of Thirtieth street and "I" street the grade elevation to be changed from eighty-five feet to seventy-five feet.

At the northwest corner of Thirtieth street and "K" street, the grade elevation to remain as now established as seventy-three feet and at the northeast corner of Thirtieth street and "K" street, the grade elevation to remain as now established at seventy-two feet.

That the west line of the said Thirtieth street, between the south line of "I" street and the north line of "J" street shall have a uniform ascent and descent; that the west line of the said Thirtieth street between the south line of "J" street and the north line of "K" street shall have a uniform ascent and descent; that the east line of the said Thirtieth streetnfrom the south line of "I" street to the north line of "J" street shall have a uniform ascent and descent; that the east line of said Thirtieth street from the south line of the said "J" street to the north line of "K" street shall have a uniform ascent and descent; that the center line of said Thirtieth street between said south line of "L" street and the said north line of "K" street shall have an average elevation of the opposite curb grades, provided that the grades of all intersections of streets between said points shall conform to the said grade elevation when so changed. All of the said

elevations to be above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the said City of San Diego, California, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance," approved the 30th day of June, 1886.

That the district to be benefited by the said proposed change of grade and to be assessed to pay the costs of the same is hereby designated and established as follows:

Commencing at a point where the south line of "I" street intersects the east line of Thirtieth street; thence running east along the said south line of "I" street to the northeast corner of lot 3 in block 15 of Hoitt's Addition; thence running south to the southeast corner of lot 8 in block 16 Hoitt's Addition; thence running west along north line of "K" street to the southwest corner of lot 7 in block 17 Hoitt's Addition; thence running north to the northwest corner of lot 12 in block 14 Hoitt's Addition; thence running east along the south line of "I" street to the place of beginning.

All of said lots, blocks and exterior boundaries being in the said City of San Diego, County of San Diego, State of California. The said Hoitt's Addition being an addition in the said City of San Diego, California, according to the official map thereof on file in the office of the County Recorder of the said County of San Diego, State of California.

The City Clerk of said City-is hereby directed to cause this Resolution of Intention to be published for ten days in the newspaper in which the official notices of the Common Council of said City are usually printed and published to-wit, the San Diego Union and Daily Bee a daily newspaper published and circulated and of general circulation in said City, in every regular issue of said newspaper for said period of ten days, which newspaper is hereby designated as the newspaper in which this Resolution of Intention shall be published in the manner and by the person required by law.

The Superintendent of Streets of said City is hereby ordered and directed, within five days after the first publication of this Resolution, to cause to be conspicuously posted, in the manner and form required by law, within the district herein-above designated as the district to be benefited by the proposed change of grade, notice of the passage of this Resolution.

An Ordinance establishing the grades of the sidewalk seand curbscalong the Boulevard following the south whine dofathe Parkffrom Sixth hat rect to Eighth street, is presented and read.

Councilman McNeill moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, McNeill, Creelman, Reynolds, Johnson, Goldkamp and Osborn.

NOES---COUNCILMAN: -Kelly.

Thereupon on motion of Councilman McNeill said ordinance is put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---COUNCILMAN:-Kelly.

ABSENT-COUNCILMAN: -Blochman.

Thereupon on motion of Councilman McNeill said Ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, McNeill, Creelman, Reynolds, Johnson, Roldkamp, and Osborn.

NOES---COUNCILMAN: -Kelly.

ABSENT-COUNCILMAN: -Blochman.

Said Ordinance as adopted is as follows, viz:

An ordinance establishing the grade of the sidewalks and curbs along the Boulevard following the south line of the City Park from the east line of Sixth street to the west line of Eighth street in the City of San Diego, State of California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the grade of the sidewalks and curbs along the Boulevard following the south line of the fourteen hundred acre Public Park in the City of San Diego, California, from the east line of Sixth street to the west line of Eighth street, known as the South Park Boulevard, be, and the same are hereby established as follows, to-wit:

At the intersection of the south curb line of the said South Park Boulevard with the east line of Sixth street, if the east line of the said Sixth street was extended northerly to the said south curb line of the said south Park Boulevard, one hundred and forty-two and fifty hundredths feet;

At the intersection of the north curb line of the said South Park Boulevard with the east line of Sixth street, if the said east line of the said Sixth street was extended northerly to the north curb line of the said South Park Boulevard, one hundred and forty-five feet;

At the intersection of the south curb line of the said South Park Boulevard with the west line of Seventh street, if the said west line of Seventh street was extended northerly to the said south curb line of the said South Park Boulevard, one hundred and fifty-four feet;

At the intersection of the north curb line of the said South Park Boulevard with the west line of Seventh street, if the said west line of Seventh street was extended northerly to the north curb line of the said South Park Boulevard, one hundred and fifty-four feet;

At the intersection of the south curb line of the said South Park Boulevard with the east line of Seventh street, if the said east line of Seventh street was extended northerly to the south curb line of the said South Park Boulevard, one hundred and fifty-seven feet;

At the intersection of the north curb line of the said South Park Boulevard with the east line of Seventh street, if the said east line of Seventh street was extended northerly to the said north curb line of the said South Park Boulevard, one hundred and fifty-seven feet;

At the intersection of the south curb line of the said South Park Boulevard with the west line of Eighth street, if the said west line of Eighth street was extended northerly to the south curb line of the said South Park Boulevard, one hundred and sixty-five and twenty hundredths feet;

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northerly to the said north curb line of the said South Park Boulevard, one hundred and sixty-five and twenty hundredths feet;

That the grade of the north curb line of the said South Park Boulevard-from a point, where the said north curb line would be intersected by the east line of Sixth street, if the east line of said Sixth street was extended northerly to the north curb line of the said South Park Boulevard, to a point where the said north curb line would be intersected by the west line of Eighth street, if the said west line of Eighth street was extended northerly to said north curb line, shall be of uniform ascent and descent and shall conform to the grade elevations of the points herein established.

That the grade of the south curb line of said South Park Boulevard from a point, where the said south curb line would be intersected by the east line of Sixth street if the said east line of Sixth street was extended northerly to the said south curb line, to a point where the said south curb line would be intersected by the west line of Seventh street, if said west line of Seventh street was extended northerly to the said south curb line, shall be of uniform ascent and descent and shall conform to the grade elevations hereby established.

That the grade of the said south curb line, of the said South Park Boulevard, from a point, where the said south curb line would be intersected by the east line of Seventh street, if the said coath curb line would be intersected by the west line of Eighth street, if the said west line of Eighth street was extended northerly to the said south curb line, shall be of uniform ascent and descent and shall conform to the grade elevations hereby established, that the grade of the returns on the south line of said South Park Boulevard between the said east line of Sixth street and the west line of Eighth street shall conform to the grade elevations above designated, which grade elevations are hereby declared to be above the datum line of levels as fixed by Ordinance Number Three of the ordinances of the said City of San Diego, entitled, "An ordinance establishing a catum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance, "approved the Thirtieth day of June, 1886.

Section II. That this ordinance shall take effect and be in force from and after thirty days after its final passage and approval.

authorized and directed immediately after this ordinance goes into effect, to publish, or cause the same to be published, once in the City official newspaper of the said City, to-wit, "The San Diego Union and Daily Bee.

At this time President Osborn invites Councilman McNeill to the Chair as President pro tempore and takes the floor for the purpose of reading the following report, viz:

Gentlemen of the Common Council:

To our human hearts full to overflowing with love of honor and country, ever the constant source of love and sympathy, nothing is so sacredly dear as the last resting place of our departed heroes. It has been termed desolate, but desolation has no place

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there, for it is enshrined in the nation's heart of hearts, the holy of the holies, wherein rests those who have been the very bulwark of our defense in time that is past - for the boys are the hope of the world - and whose lives and magnificently heroic deaths are ever a perpetual inspiration and incentive for patriot lives to come.

It was my priceless privilege as a representive, self appointed as it were, of this, the legislative branch of our municipal government, to join with a great concourse of American men and women on far Point Loma, yesterday afternoon, in a heartfelt but all too feeble tribute of loyal sympathy and loving respect to our nation's valiant defenders, who in the pride and promise of early manhood, met their death at their posts of duty in that scalding hell of steam in the hold of the ill-fated Bennington. Heroes and patriots were they all to death!

Crossing in company with the Mayor and the heads of the various departments, the blue waters of San Diego harbor, sparkling in the brilliant sunshine of a perfect California Sunday, noon, no human tongue or pen can fitly begin to describe the matchless beauty of the ever widening scene that after we left the precipcts of Fort Rosecrans held the delighted soul and eye spell-bound as it unfolded to us we climbed gradually in the conveyance most thoughtfully and courteously provided for the City officials by Capt. Scott, the Commandant, the rugged slope of old Point Loma clad in all the primeval beauty of countless different shrubs and flowers until at last on the very crest of the slope, kissed by the first bright glance of dawn and the last slanting rays of the setting sun, lies the charming little National Cemetery looking down upon the mighty Pacific breaking in ceaseless silver surges upon Coronado's sandy shore, and the calm, beautiful bay of San Diego, encircling as with turquoise the City and over all, the roked ribbed and ancient mountains rise in hazy grandeur for an eternal background.

No one could wish for earthly couch more beautifully restful after the agony and strife of life is over, than was prepared in this ideal spot for those brave boys who were there laid reverently and lovingly to rest, comrades in life and death on that Sunday afternoon, committed to the tender care of God and country. May the Almighty rest their souls in peace and the nation and this, our City in particular, the scene of their last fearful struggle, cherish their gallant lives, deaths and last resting place in perpetual and fond memory.

Respectfully submitted,

JOHN B. OSBORN.

Councilman Reynolds now movesnthat said report be given to the Press for publication and copies thereof mailed to the families or relatives of the injured and deceased members of the U.S.S. Bennington, which motion is adopted.

At this time Councilman Johnson is excused from further attendance on this session

of the Council.

The Clerk reports to the Council that all of the returns of the Special Municipal Bond Election held in the City of San Diego, California, on Saturday, July 22nd, 1905, have been received at the City Clerk's office, to-wit:

From Precincts Nos. 1-2-3-4-& 5 of Ward No. 1.

NNos. 11& 2 of Ward No.22.

Nos. 1 & 2 of Ward No. 3.

" Nos. 1 & 2 of Ward No. 4.

" Nos. 1 & 2 of Ward No.5.

Nos. 1 & 2 of Ward No. 6.

Nos. 1 & 2 of Ward No. 7.

Nos. . . . 1 & 2 of Ward No. 8.

"Nos. 1 & 2 of Ward No. 9.

All of said returns being duly signed and sealed as by law required, by the respective Boardscof Election of the various precincts, said returns are thereupon delivered to
the Council for the canvass thereof.

President Osborn appoints Councilmen E.C. Thorpe and Geo. McNeill as Tellers and the Council proceeds to canvass said returns beginning with Precinct No. 1 of Ward No. 1. Said returns and the canvass thereof show the following result, to-wit:

	Kard Kurrber	- Precinct Mumber	- Municipal Election Pecinct Mumber	Total Humber Of Votes Cast	For The El Gason Karer Lands.	Abainst	E For The Mater System ? Pre Line.	deainst	Er The Thirtieth Sirect Kater Main"	Desiner ""	151	of Against ","	149	& Cainst "
	1	3	2	45	18	24		28 9	18	22	25		19	18
	/	4	4	35,	29	3	15	·	29	2	26	3	29	/
	; / .	5	7,5	4.9.		/ / .	15	z 19	:38	6.	3.7	· 5	48	
	2	/	6	172	91	. 73 _:	46	115	130	- 31	112	46	. 99	5-5
	2	2	. 7.	135	. 57	73	36	. 90	103	27	99	.27	:79	47
٠.	. 3	<i>!</i>	8	74	38	,		. 38	54	. 15	47	,2/		
	<i>3</i>	.2.	I.	99	.42.				. 71		81			
	4	:/ .	1.0	16.0	9.7	63				24				Ì
:	4	2	//	13.6	73	59 3 5 1			104		108.			
· ·	5	2	13	70	53	48				3/ 33			,	42
٠.	6.	. /	14:	108	1 1		1			,				49.
	6	2	15			23	16	27	26	16	26	17	18	.24
, ,	7	:/	/6	87	.45	.39	. 30	. 53	. 67	17	· 5.7.	:25	-49	32
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	: 8	/	18	124	76	43.	46	69	97	22		48	.52	6./
	8:	2	19.	82.	37	42	28:	50	62	18	. 62	. 1.9.	19	29
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	70	tals		2155	1157	919	175	1242	1622	4.9	1331	561	1275	746

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Thereupon an ordinance declaring the result of the canvass and canvassing the returns of the Special Municipal Bond Election, held July 22nd, 1905, is presented and read.

Councilman Thorpe moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Blochman and Johnson.

Thereupon Councilman-MeNeill private on which of a Councilman of McNeillt said in rainance is put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Thorpe, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: -Blochman and Johnson.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: Thorpe, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn, NoEs---NoNE.

ABSENT-COUNCILMEN: -Blochman and Johnson.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2112

An ordinance declaring the result of the Special Election held in the City of San Diego, California, on the twenty-second day of July, 1905.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That at the special election, held in the City of San Diego, California, on the twenty-second day of July, 1905, pursuant to Ordinance No. 2062 of the ordinances of the said City of San Diego, passed and adopted by the Common Council of said City on the fifth day of June, 1905, and approved by the Mayor of said City on the sixth day of June, 1905, calling such special election held in said City on the twenty-second day of July, 1905, the propositions hereimafter set forth were submitted to the qualified electors of said City for their acceptance or rejection and were in said ordinance No. 2062 stated as follows:

First---"Shall the said City incur a bonded indebtedness of seventy-one thousand four hundred dollars (\$71,400.00) for the purpose of acquiring and paying for the lands, water rights, privileges, assessments, and appurtenances described in the first paragraph of the preamble to this ordinance? All of which are in said Resolution and the recitation thereof herein more fully and at large set forth and described, and which are alluded to in the proposition which shall be stated in the ballot hereinafter provided for, as the "El Cajon water lands."

Second---"Shall the said City incur a bonded indebtedness of two hundred and fiftytwo thousand dollars (\$252,000.00) other and different from the indebtedness mentioned
in the first proposition herein, for the purpose of acquiring, building, setting up, and
paying for pumps, pumping plants, reservoirs, acqueducts and conduits for the purpose of
conducting water from the said "El Cajon water lands" to the University Heights Reservoir
in the said City of San Diego? All as set forth in the second paragraph of the preamble
of this ordinance, and which proposition is hereinafter referred to in the ballot herein-

after described as the "acquisition, establishment, and construction of the El Cajon water system and pipe line."

Third---"Shall the said City incur a bonded indebtedness of fifty-four thousand dollars (\$54,000.00), other and different from the indebtedness mentioned in the first and second propositions above stated, for the purpose of replacing the Thirtieth street water main from El Cajon avenue to National avenue, all in said City, with new pipe?

All as set forth and described in the communication from the city engineer of said city, and filed in the office of the City Clerk of said city on the 16th day of January, 1905, being document No.8522, and also as set forth in the communication from the said City Engineer filed in the office of the said City Clerk on the 31st day of May, 1905, and which proposition is stated in the ballot hereinafter described as the "Replacing of the Thirtieth Street water main."

Fourth---Shall the said city incur a bonded indebtedness of seventy-five thousand dollars (\$75,000.00), other and different from any other indebtedness mentioned in this ordinance, for the purpose of constructing and completing a reinforced concrete conduit, commencing at a point on the south line of the City park about midway between Tenth and Eleventh streets, thence in a southwesterly course to Tenth street, thence down Tenth street to "B" street, thence down "B" street to the west line of Atlantic street, all in said City, according to the plans and specifications of Geo. A. d'Hemecourt, City Engineer of said City, on the 31st day of May, 1905.

Said proposition shall be designated in the ballot hereinafter referred to and described as the "B" street reinforced concrete conduit."

Fifth---"Shall the said City incur a bonded indebtedness of twenty-one thousand dollars (\$21,000.00) for the purpose of acquiring, constructing and completing a system of sewers in that part of the City known as La Jolla Park, as described in said Resolution and the preamble to this ordinance?

Said proposition to be referred to and designated in the ballot hereinafter described and set out as "A sewer system in La Jolla Park."

All of said propositions being more specifically set forth and described in Resolution No.2246, referred to in said ordinance No.2062, and the recitals thereof.

That the whole number of votes, (Being the whole number of ballots) cast in said city at said election was: 2155.

Section 2. That the whole number of votes cast at said election in said city upon said first proposition was 2076 of which 1157 votes were given in favor of said proposition, and 919 votes were given against said proposition.

That the whole number of votes cast at said election in said City upon said second proposition was 2017 of which 775 votes were given in favor of said proposition and 1242 votes were given against said proposition.

That the whole number of votes cast at said election in said city upon said third proposition was 2031 votes of which 1622 votes were given in favor of said proposition and 409 votes were given against said proposition.

That the whole number of votes cast at said election in said City upon said fourth proposition was 1892 of which 1331 votes were given in favor of said proposition and 561 votes were given against said proposition.

That the whole number of votes cast at said election in said city upon said fifth proposition was 1971 of which 1225 votes were given in favor of said proposition and 746 votes were given against said proposition.

Section 3. That the whole number of votes given upon each of said propositions at each of the municipal election precincts in said city, at said election, and the number of votes given at each of said precincts for and against each of said propositions were and are as follows, to-wit:

Election Precinct Number One.

Election Precinct Number One,
Whole number of votes given upon the first proposition 210
For said purstsproposition 166 166
Against said first proposition 44
Whole number of votes given upon the Second proposition 210
For said second proposition
Against said second proposition 85
Whole number of votes given upon the third proposition 209
For said Third proposition
Against said third proposition 20
Whole number of votes given upon the fourth proposition 197
For said fourth proposition 151
Against said fourth proposition. 46
Whole number of votes given upon the fifth proposition 197
For said fifth proposition
Against said fifthepropositionet Humber Two. 48 /
Election Precinct Number Two.
Whole number of votes given upon the first proposition
For said first proposition 18
Against said first proposition 24
Whole number of votes given upon the second proposition 43
For said second proposition
Against said second proposition
Whole number of votes given upon the third proposition 40
For said Third proposition
Against said Third proposition 22 .
Whole number of votes given upon the fourth proposition - 40
For said fourth proposition 25
Against said fourth proposition
Whole number of votes given upon the fifth proposition 37
For said fifth proposition 19
Against said fifth proposition
Election Precinct Number Three.
Whole number of votes given upon the first proposition

For the first proposition

Against the first proposition

Whole number of vote given upon the second proposition

For said second proposition 7	٠
Against said second proposition	
Whole number of vote; given upon the third proposition	16
For said Third proposition	1
Against said third proposition	
Whole number of votes given upon the fourth proposition	15
For said fourth proposition	٠,
Against said fourth proposition	1
Whole number of votes given upon the fifth proposition	, 16
For isaidofifthiproposition in 11	1 4 2 5 8
Against said fifth proposition 5	
Election Precinct Number Four.	:
Whole number of votes given upon the first proposition	32
For said first proposition 29	
Against said first proposition and the said that 23 and 1	·
Whole number of votes given upon the second proposition	28
For said second proposition	
Against said second proposition 13	
Whole number of votes given upon the third proposition	31
For said third proposition 29.	-
Against said third proposition	
Whole number of votes given upon the fourth proposition	29
For said fourth proposition 26 26 26	,
Against said fourth proposition 3	
Whole number of votes given upon the fifth proposition	4.
For said fifth proposition 29	
Against said fifth proposition	
Election Precinct Number Five.	
Whole number of votes given upon the first proposition	
For said first proposition	
Against said first proposition	,
Whole number of votes given upon the second proposition	
For said second proposition 25	
Against said second proposition	
Whole number of votes given upon the third proposition	44
For said Third proposition	
Against said third proposition 6	
Whole number of votes given upon the fourth proposition	42
For said fourth proposition	
Against said fourth proposition 5	
Whole number of votes given upon the fifth proposition	48
For said fifth proposition	
Against said fifth proposition	
Election Precinct Number Six.	

Whole number of votes given upon the first proposition	164
For said first proposition 91	
Against said first proposition 4.73, 4.75	
Whole number of votes given upon the second proposition	161
For said second proposition	
A gainst said second proposition	
Whole number of votes given upon the third proposition	161
For said third proposition	
Against said third proposition of the state of aglauge to the	
Whole number of votes given upon the fourth proposition	158
For said fourth proposition	, ====
Against said fourth proposition 46	
Whole number of votes given upon the fifth proposition	154
	:
For said fifth proposition 99	
Against said fifth proposition 55	
Election Precinct Number Seven.	
Whole number of votes given upon the first proposition	130
For said first proposition 57	
Against said first proposition 73	
Whole number of votes given upon the second proposition	126
For said second proposition 36	,
Against said second proposition 90	
Whole number of votes given upont the third proposition	130
For said third proposition 103	
Against said third proposition 27	
Whole number of votes given upon the fourth proposition	126
For said fourth proposition 99	
Against said fourth proposition 27	
Whole number of votes given upon the fifth proposition	126
For said fifth proposition	
Against said fifth proposition 47	
Election Precinct Number Eight.	
Whole number of votes given upon the first proposition	69
For said first proposition 38	
Against said first proposition 31	
Whole number of votes given upon the second proposition	
	69
For said second proposition 31	69
For said second proposition 31 Against said second proposition 38	
	·
Against said second proposition 38	69
Against said second proposition 38 Whole number of votes given upon the third proposition	69
Against said second proposition Whole number of votes given upon the third proposition For said third proposition Against said third proposition 15	69
Against said second proposition Whole number of votes given upon the third proposition For said third proposition Against said third proposition 15	69
Against said second proposition 38 Whole number of votes given upon the third proposition For said third proposition 54 Against said third proposition 15 Whole number of votes given upon the fourth proposition	6 9

Whole number of votes given upon the fifth proposition.	67
For said fifth proposition 42	
Against said fifth proposition 25	
Election Precinct Number Nine.	
Whole number of votes given upon the first proposition	97
For said first proposition 42	
Against said first proposition 55	
Whale number of votes given upon the second proposition	94
For said second proposition 36	
Against said second proposition 58	
Whole number of votes given upon the third proposition	89
For said third proposition 71	. ,
Against said third proposition 18	
Whole number of votes given upon the fourth proposition	93
For said fourth proposition 81	
Against said fourth proposition 12	
Whole number of votes given upon the fifth proposition	88
Forisaid fifth proposition 53	
Against said fifth proposition 35	
Election Precinct Number Ten.	
Whole number of votes given upon the first proposition	160
For said first proposition 97	
Against said first proposition 63	
Whole number of votes given upon the Second proposition	153
For said second proposition 65	
Against said second proposition 88	
Whole number of votes given upon the third proposition	157
For said third proposition 133	
Against said third proposition 24	٠.
Whole number of votes given upon the fourth proposition	156
For said fourth proposition 115	
Against said fourth proposition 41	
nWhole number of votes given upon the fifthmproposition	152
For said fifth proposition 99	
Against said fifth proposition 53	
Election Precinct Number Eleven.	
Whole number of votes given upon the first proposition	132
For said first proposition 73	
Against said first proposition 59	
Whole number of votes given upon the second proposition	.128
For said second proposition 47	
Against said second proposition 81	
Whole number of votes given upon the third proposition	125
For said third proposition 104	

Against said third proposition 21	
Whole number of votes given upon the fourth proposition 13	0
For said fourth proposition	
Against said fourth proposition 22	
Whole number of votes given upon the fifth proposition 12	7
For said fifth proposition 89	
Against said fifth proposition 38	
Election Precinct Number Twelve.	
Whole number of votes given upon the first proposition 10	4
For said first proposition 53	
Against said first proposition 51	
Whole number of votes given upon the second proposition 9	8
For said second proposition 35	
Against said second proposition 63	
Whole number of votes given upon the third proposition 9	9
For said Third proposition 62	
Against said third proposition 37	
Whole number of votes given upon the fourth proposition 10	1
For said fourth proposition	
Against said fourth proposition 32	
Whole number of votes given upon the fifth proposition 9	9
For said fifth proposition	
Against said fifth proposition 45	
Election Precinct Number Thirteen.	
Whole number of votes given upon the first proposition 6	9
For said first proposition 21	
Against said first proposition 48	
Whole number of votes given upon the second proposition 6	6
For said second proposition	
Against said second proposition 49	
Whole number of votes given upon the third proposition 6	
For said third proposition	
Against safa third proposition 33	
Whole number of votes given upon the fourth proposition 6	7
For said fourth proposition	
Against said fourth proposition 36	
Whole number of votes given upon the fifth proposition 6	7
For said fifth proposition 25	
Against said fifth proposition 42	
Whole weabor of Election Precinct Number Fourteen; it ion	
Whole number of votes given upon the first proposition 10	5
For said first proposition 53	
Against said first proposition 52	

Whole number of votes given upon the second proposition

,	For said second proposition 29	• •	
	Against said second proposition 68		•
•	Whole number of votes given upon the third proposition		99
	For said third proposition 70		
	Against said third proposition 29		
	Whole number of votes given upon the fourth proposition		104
			104
	For said fourth proposition 73		
	Against said fourth proposition 31		7.00
,	Whole number of votes given upon the fifth proposition		
	For said fifth proposition 51		
	Against said fifth proposition 49		
	Election Precinct Number Fifteen,		
	Whole number of votes given upon the first proposition	· · · ·	44
	For said first proposition 21		
	Against said first proposition 23		
	Whole number of votes given upon the second proposition		43
	For said second proposition 16		•
	Against said second proposition 27	. ,	
	Whole number of votes given upon the third proposition		42
	For said third proposition 26		
	Against said third proposition 16		
•-	Whole number of votes given upon the fourth proposition	:	43
	For said fourth proposition 26	٠.	
	Against said fourth proposition 17		
	Whole number of votes given upon the fifth proposition		42
	For said fifth proposition 18		
	Against said fifth proposition 24		
	Election Precimt Number Sixteen		
	Whole number of votes given upon the first proposition		84
	For said first proposition 45		
	Against said first proposition 39		
	Whole number of votes given upon the second proposition		83
	For said second proposition 30		
	Against said second proposition 53		
	Whole number of votes given upon the third proposition		. 84
	For said third proposition 67		
	Against said third proposition 17		
	Whole number of votes given upon the fourth proposition		82
	1		. , 02
	For said fourthpproposition 57		
	Against said fourth proposition 25		. 81
	Whole number of votes given upon the fifth proposition		. 01
	For said fifth proposition 49		
	Against said fifth proposition 32.		
	Election Precinct Number Seventeen.		•

whole number of votes given upon the first proposition.	107
For said first proposition 51	
Against said first proposition 56	
Whole number of votes given upon the second proposition	106
For said second proposition 27	
Against said second proposition 79	
Whole number of votes given upon the third proposition	106
For said third proposition 88	
Against said third proposition	
Whole number of votes given upon the fourth proposition.	100
For said fourth proposition 74	
Against said fourth proposition 26	
Whole number of votes given upon the fifth proposition	101
For said fifth proposition 69	
Against said fifth proposition 32.	
Election Precinct Number Eighteen.	1
Whole number of votes given upon the first proposition	119
For said first proposition 76	
Against said first proposition 43	
Whole number of votes given upon the second proposition.	115
For said second proposition 46	
Against said second proposition 69	
Whole number of votes given upon the third proposition	118
For said third proposition 97	
Against said third proposition 22	,
Whole number of votes given upon the fourth proposition	115
For said fourth proposition 6.7	
Against said fourth proposition 48	
Whole number of votes given upon the fifth proposition	113
For said fifth proposition 52	
Against said fifth proposition 61 61	
Election Precinct NumberNineteen.	-
Whole number of votes given upon the first proposition	79
For said first proposition	
Against said first proposition 42	
Whole number of votes given upon the second proposition	7 8
For said second proposition	
Against said second proposition	,
Whole number of votes given upon the third proposition	80
For said third proposition 62 62	
Against said third proposition 18 18	•
Whole number of votes given upon the fourth proposition	81
For said fourth proposition 62 62	
Against said fourth proposition and the same 19	•

Whole number of votes given upon the fifth proposition 78	ì
For said fifth proposition	
Against said fifth proposition 29	1
Election Precinct Number Twenty.	
Whole number of votes given upon the first proposition 96	
For said first proposition	
Against said first proposition 38	
Whole number of votes given upon the second proposition 95	
For said second proposition	
Against said second proposition 46	,
Whole number of votes given upon the third proposition 98	
For said third proposition 91	
Against said third proposition 5	
Whole number of votes given upon the fourth proposition 89	1
For said fourth proposition 58 1.	
Against said fourth proposition 31	
Whole number of votes given upon the fifth proposition 90	,
For said fifth proposition 49	}, [
Against said fifth proposition 41	1 1 1
Election Precinct Number Twenty-one.	
Whole number of votes given upon the first proposition 170.	
For said first proposition - 83	f
Against said first proposition 87	
Whole number of votes given upon the second proposition 164	
For said second proposition 50	ļ
Against said second proposition	
Whole number of votes given upon the third proposition 166	
Worlsaid third proposition 143	
Against said third proposition 23	
Whole number of votes given upon the fourth proposition 156	
For said fourth proposition 99	
Against said fourth proposition and a second 57	
Whole number of votes given upon the fifth proposition 158	1
For said fifth proposition	
Against said fifth proposition . 66	!
Sec. 5. That it be and is hereby declared and determined that at said special electi	1
the said first proposition to incur said indebtedness for the purpose of acquiring an	đ
paying for the lands, water rights, privileges, easements and appurtenances referred to	
therein, and as described in said Ordinance number 2062 was defeated by the qualified	
electors of said City as less than-two-thirds of the electors of said city, voting the	reat,
voted in favor of said first proposition.	
Sec. 6. That it be and is hereby declared and determined that at said special	
election the said second proposition to incur said indebtedness for the purpose of th	е

"acquisition, establishment and construction of the El Cajon water system and pipe line"

as described in said ordinance No.2062was defeated by the qualified electors of said City as less than two-thirds of the electors of said city, voting thereat, voted in favor of said second propsition.

sec. 7. That it be and is hereby declared and determined that at said special election the said third proposition to incur siad indebtedness for the purpose of replacing the Thirtieth street water main from El Cajon avenue to National avenue, all in said city with new pipe, as described in said ordinance No. 2062, was duly carried, accepted and authorized by the qualified electors of said city, and that at said special election more than two-thirds of the electors of said city, voting thereat, voted in favor of said third proposition to incur said indebtedness, and that therefore the said city has been and now is authorized and empowered to incur a bonded indebtedness in the sum of Fifty-four Thousand Dollars (\$54,000.00) in United States Gold Coin, with interest thereon at the rate of four and one-half per cent.per argum in like gold coin, payable semi-annually, for the purpose of replacing the Thirtieth stree water main from El Cajon avenue to National avenue, all in said city, with new pipe, as described in said Ordinance No. 2062.

Sec. 8. That it be and is hereby declared and determined that at said special election the said fourth proposition to incur said indebtedness for the purpose of constructing and completing a reinforced concrete conduit as described in said ordinance Number 2062 was duly carried, accepted and authorized by the qualified electors of said city, voting thereat, voted in favor of said fourth proposition to incur said indebtedness, and that therefore the said city has been and now is authorized and empowered to incur a bonded indebtedness in the sum of seventy-five thousand dollars (\$75,000.00) in United States gold coin with interest thereon at the rate of four and one-half per cent. per amount in like gold coin, payable semi-annually, for the purpose of constructing and completing a reinforced conduit as described in said ordinance Number 2062.

Sec. 9. That it be and is hereby declared and determined that at said special election the said fifth proposition to incur said indebtedness for the purpose of acquiring "a sewer system in La Jolla Park" as described in said Ordinance Number 2062 was defeated by the qualified electors of said city as less than two-thirds of the electors of said city, voting thereat, voted in favor of said fifth proposition.

Section 10. That it be, and it is, hereby determined and declared, that this ordinance is one of urgency and for the immediate preservation of the public peace, health, and safety of the said city of San Diego.

Section 11. That this ordinance shall take effect and be in force from and after its passage and approval.

Section 12. That the City Clerk of said City of san Diego be, and he is hereby authorized and directed, to publish this Ordinance, or cause the same to be published, immediately after its approval thereof, once in the City official newspaper of said City to-wit, "The San Diego Union and Daily Bee."

Afterufirst giving que notice President Osborn did in open session sign

An Ordinance (No.2110), providing for the purchase of a time lock to be used on the steel chest in the City Treasurer's office; also

An Ordinance (No.2111) authorizing the employment of assistants in the Engineer's office; also

	An Ordinance	(No.2112)	declaring t	he result	of the	e special	bond e	election	also
	An Ordinance	(No) establi	shing gra	de of s	sidewalks	and cu	irbs along	Boulevard
from	6th to 8th str	eets.		-00 0				,	

Thereupon on motion the Council adjourned.

President of the Common Council of the city of San Diego, California.

Attest:

City Clerk.

and the state of t

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the first property of the property of the control o

Deputy.

REGULAR MEETING.

Council Chamber, f the Common Council of the City of San Diego, California.

August 7th, 1905.

A Regular Meeting of the Common Council is held this day, at 7:30 o'clock P.M., President Osborn presiding.

PRESENT-COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

CLERKS-----Butler, Day and Bartlett.

ABSENT-#COUNCILMAN: -Johnson.

Minutes of Adjourned Meeting, July 24th, 1905, are read and approved.

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The Notice of the City Clerk notifying objectors the time for hearing protests against the confirmation of the Commissioners Report in the matter of opening and extend-Kearney avenue, is presented and ordered filed.

The hearing of the report of the Commissioners appointed to assess the benefits and damages, and to have general supervision of the work, of the opening of Kearney avenue, heretofore filed with the Clerk of this Common Council, and the objections thereto, coming on at this time to be heard, and it appearing that all of the objectors to the confirmation of said report have been notified as required by law that this Council had fixed this as the time for hearing said report and the objections thereto, the hearing thereof is hereby adjourned to Monday, the 14th day of August, 1905, at 7:30 o'clock P.M. of said day at this same place, and such time and place is fixed by this Common Council as the time and place for hearing said report and the objections thereto.

A Communication from the Federated Trades Society in the matter of the contract

of the Howard and Long Construction Company, is read and ordered filed.

The Report of the City Pound Keeper for the month of July, 1905, is presented and ordered filed.

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A Communication from the League of American Municipalities, supplementing invitation heretofore extended to attend and participate in deliberations to be held at Toledo, Ohio, August 23rd to 25th, 1905, is presented and ordered filed.

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A Communication from the Chief of Police in the matter of the restaurant license of A. Boudrand, is read and referred to the Health and Morals Committee.

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NOES -- COUNCILMEN: Thorpe, Kelly, and Osborned and referred to the Street Cormittee.

ABSENT-COUNCILMAN: -Johnson.

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The Petition of Property Owners for sidewalking and curbing at the southeast corner of Sixth and "E" streets, is presented and referred to the Street Committee.

The Petition of H.A. Richenstein for a retail liquor license at 741 Fifth street, also the Petition of H.M. Funk and others protesting against said license, are is presented and referred to the Health and Morals Committee.

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The Petition of A.H. Sweet for an extension of time to sidewalk and curb in front of lots 4,5, and 6, block 61, Middletown, on Columbia street, is presented and referred to the Street Committee.

The Petition of Property Owners for an extension of time to sidewalk and curb Columbia street, in front of lots 1,2,3,4,5, and 6 block 56, Middle town, is presented and referred to the Street Committee.

The Petition of W.C. Vigt for permission to remove trees in front of lot 7, block 24, Sherman's Addition, is presented and referred to the Street Committee.

A Resolution to sidewalk and curb Thornton avenue from the east line of Fourth street to the west line of Sixth street, is read and referred to the Street Committee.

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A Resolution directing the City Engineer to furnish grade elevations for the establishment of the grade of National avenue from "N" street to 12th street, is read and referred to the Street Committee.

A Resolution directing the City Engineer to furnish grade elevations for the establishment of the grade of "H" street, from 26th to 30th streets, is read and referred to the Street Committee.

A Resolution directing property owners to sidewalk and curb "K" street from the east line of 25th street to the west line of 26th street, is read and referred to the Street Committee.

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A Communication from the City Engineer transmitting estimate of yardage to grade University avenue, from the Boulevard to the east end of University avenue, is read and ordered filed.

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A Communication from the City Engineer transmitting estimate of yardage to grade Prospect street, in La Jolla, is read and ordered filed.

A Communication from the City Engineer transmitting elevations for the establishment of the grade of Seventh street from Park Place to Brookes avenue, is read and ordered filed.

The following Communications from the City Engineer reporting the amount of

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sidewalking and curbing yet to be done on certain streets, are presented and referred to the Street Committee, viz:

Union street from Date to Ivy streets;

"A" street from India to Four teenth streets;

Twenty-fifth street from "F" street to the City Park;

Elm street from Front street to City Park;

State street from "D" to "H" streets;

Date street from Front to Fifth streets;

"K" street from Twenty-fourth to Twenty-fifth streets;

Twenty-first street from "D" to "E" streets;

"F" street from Twelfth to Twenty-fifth streets;

Ninth street from "K" to "L" streets;

National evenue from Twenty-sixth to Thirty-first streets;

Logan evenue from Twenty-sixth to Thirty-first streets.

The Petition of C.W. Ernsting and F.A. Salmons for permission to repair and improve the building at No.915 Fifth street, is presented and read.

Councilman Thorpe moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE:

ABSENT-COUNCILMAN: - Johnson.

Councilman Thorpe moves that said Petition be granted, which motion is adopted.

Thereupon a Resolution granting permission to C.W. Ernsting and F.A. Salmons to repair said building is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
N OES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION No. 2285.

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BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That C.W. Ernsting and Frank A. Slamons, be, and they are hereby given and granted permission to make certain repairs and additions to the building located at No.915 Fifth street, being the south half of Lot "E" of Block 44 of Horton's Addition; said improvements to include the construction of a corrugated iron building twenty-five by twenty-five feet in the rear and adjoining the building now occupied as a storeroom.

AN Ordinance preventing public speaking and exhibitions on certain streets, is read and referred to the Health and Morals Committee.

An ordinance creating "La Jolla Sewer Fund", and providing for transfer of surplus now in Sewer Fund, is read and referred to the Sewer Committee.

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The Petition of D.S. Wilbur for a leave of absence is presented and on motion of Councilman McNeill said Petition is granted.

The Report of the City Clerk in the matter of mailing copies of President Osborn's memorial of the deceased sailors of the U.S.S. Bennington, is read and ordered filed.

The Petition of L.N. Skinner and others for improvement of alley between Fourteenth street and Bancroft alley, is presented and referred to the Street Committee.

A Communication from the City Attorney transmitting a communication from the Attorneys for the plaintiff in the matter of the action of Walter S. Young Vs. The City of San Diego, offering to compromise the claim, is read and referred to the Finance Committee.

A Communication from the City Attorney transmitting a communication from the Attorneys for the plaintiff in the matter of the action of the College Hill Land Association Vs. The City of San Diego, offering to compromise the claim, is read and referred to the Finance Committee.

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A Communication from the City Attorney transmitting a communication from the

Attorneys for the plaintiff in the matter of the action of Blochman Vs. The City of Sah Diego, offering to compromise the claim, is read and referred to the Finance Committee.

A Communication from the Board of Public Works recommending the purchase of two car loads of four inch cast iron water pipe, is read and referred to the Finance Committee.

A Communication from the Board of Public Works recommending the laying of a two inch pipe line in Harvard street, from 30th to Ida streets, is read and referred to the Water Committee.

A Communication from the Board of Public Works recommending an increase in the salary of the Fifth street Sweeper of \$5.00 per month, is read and referred to the Finance Committee.

A Communication from the Board of Public Works recommending the appointment of a Foreman of the Street Department and increase of salary, is read and referred to the Street Committee.

The Petition of John Rohrs & Company for a retail liquor license at No.636 and 638 Fifth street is presented and referred to the Health and Morals Committee.

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The Petition of Matheson and Tracy for permission to erect an electric sign at the northwest corner of Sixth and "F" streets, is presented and referred to the Electric Light Committee.

The Petition of Mary G. Campbell for the deposit of the surplus earth obtained // streets on certain lots owned by her, is presented and referred to the Street Committee.

The Petition of Property Owners for a change of grade at the intersection of "E" and Seventeenth streets, is presented and referred to the Street Committee.

The Petition of The Atichson, Topeka & Sante Fe Railway Company for the ratification and confirmation of the wharf franchise granted it by the Board of State Harbor Commissioners, also an Ordinance carrying said confirmation and ratification into effect, are presented and referred to the Harbor and Wharves Committee.

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The Petition of the Pacific Coast Steam Ship Company for the ratification and confirmation of the wharf franchise granted it by the Board of State Harbor Commissioners, also an ordinance carrying said confirmation and ratification into effect, are presented and referred to the Harbor and Wharves Committee.

The Petition of the San Diego Lumber Company for the ratification and confirmation of the wharf franchise granted it by the Board of State Harbor Commissioners, also an ordinance carrying said confirmation and ratification into effect, are presented and referred to the Harbor and wherees Committee.

The Petition of G.W. and William Jorres for the ratification and confirmation of the wharf franchise granted them by the Board of State Harbor Commissioners, also an Ordinance carrying said ratification and confirmation into effect, are presented and referred to the Harbor and Wharves Committee.

A Communication from the Spreckels Commercial Company transmitting a wharf franchise granted to them by the Board of State Harbor Commissioners, also and ordinance ratifying and confirming said franchise, are presented and referred to the Harbor and Wharves Committee.

A Communication from the Coronado Beach Company transmitting the grants of two wharf franchises by the Board of State Harbor Commissioners, also two ordinances ratifying and confirming said grants, are presented and referred to the Harbor and Wharves Committee.

A Communication from the Board of Public Works transmitting map of subdivision block 68, La Jolla Park, "Amalfi"; is read and referred to the Street Communittee.

The Report of the Street Committee in the matter of the Petition of the Logan Heights Improvement Club to change—the names—of—certain streets, is read and on motion said matter is referred back to the Street Committee for further consideration.

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AN Ordinance authorizing the Board of Public Works to cause an electric light to

be placed at the intersection	of Third and Juniper st	reets,is read an	d and on motion of
Councilmanigreelman said. Ordina	ance is referred to the	Electric Light	Committee by the
following vote, to-wit:			

AYES --- COUNCILMEN: - Thorpe, Blochman, Kelly, Creelman, Reynolds, and Goldkamp.

NOES---COUNCILMEN: -McNeill and Osborn....

ABSENT-COUNCILMAN: -Johnson.

The Petition of Property Owners for a low arm electric light at the intersection of First and Laurel streets, is presented and referred to the Electric Light Committee.

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A Communication from Charles T. Pratt offering to settle unpaid taxes on-certain property, is read and referred to the Finance Committee.

An Ordinance authorizing the Board of Public Works to make alterations in the City Hall, is presented and read.

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Councilman Creelman moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote to-wit:

AYES --- COUNCILMEN: - Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES --- NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman McNeill said Ordinance is put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

ThereuPon on motion of Councilman McNeill, Said ordinance is adopted by the following vote, to-wit:

AYES --- COUNCILMEN: - Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

ABSENT-COUNCILMAN:-Johnson.

Said Ordinance as adopted is as follows, viz:

O R.D.I. N. C.E. .. N. O.

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to make alterations in the City Hall of said City.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, is hereby authorized to alter and re-arrange the partition on the ground floor of the City Hall of said City, situated on the southwest corner of Fifth and "G" streets in said City, occupied by the offices of the City Auditor and Assessor, Water Department, City Treasurer and Tax Collector of said City, or to cause such alterations and re-arrangement of said partitions to be made to the satisfaction of said Board, and to suit the convenience of the various departments occupying said room; provided, that the expense thereof shall not exceed the sum of one Hundred dollars.

Section 2. That there is hereby appropriated out of the Public Building Fund of

said City sufficient money to pay for the improvement hereinbefore authorized.

The Petition of the College Hill Land Association for closing certain streets and alleys in University Heights, is presented and on motion said petition is granted.

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A Message from the Mayor presenting the name of Dr. J.C. Hearne as Member of the Board of Health presented to Council on July 17th, 1905, and action thereon postponed until this meeting, is now taken up.

Councilman Blochman moves that said appointment be confirmed, which motion is defeated by the following vote to-wit:

AYES==-COUNCILMEN:-Blochman, Kelly, and Goldkamp.

NCES---COUNCILMEN:-Thorpe, McNeill, Creelman, Reyn, lds, and Osborn.

ABSENT-COUNCILMAN:-Johnson.

A Message from the Mayor presenting the name of Peter F. Schaniel as Commissioner of the Board of Public Works, presented to Council on Julu 17th, 1905, and action there on postponed until this meeting, is now taken up.

Councilman Blochman moves that said appointment be confirmed, which motion is defeated by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, and Goldkamp.

NOES---COUNCILMEN:-McNeill, Creelman, Reynolds, and Osborn.

ABSENT-COUNCILMAN: -Johnson.

A Message from the Mayor vetoing an ordinance establishing the grade of sidewalks and curbs on South Park Boulevard, from Sixth to Eighth streets, is read and ordered filed, viz:

I herewith return without my approval, the above ordinance establishing the grade of the sidewalks and curbs along the boulevard following the south line of the City Park from the east line of Sixth street to the west line of Eighth street, in the City of San Diego, California.

This ordinance prescribes certain grades and widths of the boulevard, inconsistent with the general plans provided by the Park Commissioners for the improvement and general development of the Park.

In my judgment the most satisfactory results in this respect will be obtained by adhering to a well prepared comprehensive general plan of park improvement, and I therefore withhold my signature from this ordinance.

JOHN L. SEH ON,

Mayor of the City of San Diego, California.

San Diego, California,

August 1st,1905.

The following Report of the Finance Committee in the matter of a Communication from the Board of Public Works recommending the purchase of a typewriter for the Police Department, is read and on motion adopted, viz:

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The Finance Committee recommends that the within recommendation be denied.

Jay N. Reynolds,

b. A. Blochman;

July 28th, 1905.

A.P. Johnson, Jr.

The following Report of the Sewer Committee in the matter of a Communication from the Board of Public Works recommending an additional appropriation for the construction of the "B" street sewer, is read and on motion adopted, viz:

The Sewer Committee recommends that the within recommendation be denied.

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July 28th, 1905. E.C. Thorpe.

The following Report of the Street Committee in the matter of a Communication from the San Diego Brewing Company in regard to completing the road on Thirty-first street from the south end thereof, also the deposit of certain moneys for the construction of a bridge, is read and on motion adopted, viz:

The Street Committee recommends that the City Engineer be directed to furnish an estimate of the cost of completing the road on 31st street, from the south end thereof, to the San Diego Brewery.

- A.P. Johnson, Jr.

Chas. Kelly,

August 4th, 1905. L.A. Creelman.

Thereupon a Resolution directing the City Engineer to furnish an estimate of the cost of completing said road, is read and on motion of Councilman McNeill; adopted by the following vote, to-wit:

AYES --- COUNCILMEN: - Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE.

ABSENT-C CUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION NO. 2286.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the City-Engineer of the City of San Diego, California, be and he is hereby authorized and directed to furnish this Common Council with an estimate of the cost of completing the road on Thirty-first street between the south line of Main street and the grounds of the San Diego Brewing Company.

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The following Report of the Street Committee in the matter of the Petition of the West Coast Lumber Company for permission to construct an asphalt driveway on Columbia street, between "C" and "D" streets, is read and adopted, viz:

The Street Committee recommends that the within Petition be granted, and the adoption of the Resolution presented herewith.

A.P. Johnson, Jr.

---- Chas. Kelly,

L.A. Creelman.

August 4th, 1905.

Thereupon a Resolution granting permission to the West Coast Lumber Company to construct an asphalt driveway on Columbia street, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION NO. 2287.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the West Coast Lumber Company is hereby granted permission to construct, at the expense of said Company, asphalt driveways on a concrete base across the sidewalks in front of the property of said Company on Columbia street between "C" and "D" streets, on the north one-half of block "B" of Middletown, in the City of San Diego, California.

Also to construct a cement driveway across the sidewalk in front of the property of said Company on Columbia street between "D" and "E" streets on lot "I" im block 55, New San Diego, in the said City of San Diego; provided, that such work shall be done in accordance with the provisions of the ordinances of said City, in such cases made and provided, and under the supervision and to the satisfaction of the City Engineer and Superintendent of Streets of said City.

The following Report of the Street Committee in the matter of the Petition of the Bartlett Estate Company for the establishment of the grade of Balic-Balic street from "D" to "F" streets, is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be granted and the Resolution directing the City Engineer to recommend list of elevations for establishing grade be adopted.

A.P. Johnson, Jr.

Chas. Kelly, ...

August 4th, 1905.

L.A. Creelman. ..

Thereupon a Resolution directing the City Engineer to furnish grade elevations for the establishment of the grade of said street, between said points, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Thorpe Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NoNE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION NO. 2288.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the City Engineer of the City of San Diego, California, be and he is hereby requested to furnish the proper grade elevations for the establishment of the grade of Balic-Balic street from the south line of "D" street to the north line of "F" street, in the City of San Diego, California.

The following Report of the Street Committee in the matter of the Petition of

A Resolution authorizing the Board of Public Works to advertise for bids for the printing of the City Ordinances, same being recommended by the Street Committee, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

BE IT RESOLVED, By the Common Council of the City of San Diego; as follows:

That the Board of Public Works is hereby authorized and instructed to advertise for bids for printing, in lots of 250 copies, or 500 copies, or 1000 copies, such of the City Ordinances of the City of San Diego, California, as the City Attorney and City Clerk thereof shall select.

Such bids to be separate for each of said respective number of copies, and this Council and said Board of Public Works, hereby reserves the right to reject any and all bids, and the advertisement therefor shall so state.

The Report of the Street Committee in the matter of the Petition of Frank Mertzman for an extension of time to construct sidewalks and curbs in front of lots 1 to 12, block 13, on "F" street, is read and on motion of Councilman McNeill said report is defeated.

The following Report of the Street Committee in the matter of the Petition of Property Owners to close a portion of Twenty-seventh street, is read and on motion adopted, viz:

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The Street Committee recommends that the within Petition be granted, provided, the petitioners file a deed conveying right of way on said street between said points.

A.P. Johnson, Jr.

. Chas. Kelly,

August 4th, 1905.

L.A. Creelman

The following Report of the Water Committee in the matter of a Communication from the Board of Public Works recommending the construction of a two inch water pipe line in 27th street, between "B" and "D" streets, is read and on motion adopted, viz:

The Water Committee recommends that the within recommendation be adopted and that an ordinance be adopted carrying same into effect.

Geo. McNeill,

E.C. Thorpe,

May 26th, 1905.

A.P. Johnson, Jr.

Thereupon an ordinance directing the Board of Public Works to lay a two inch water pipe on said street, between said points, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

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Thereupon on motion of Councilman Kelly said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill; Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said ordinance as adopted, is as follows, viz:

ORDINANCE NO.

An ordinance directing the Board of Public Works of the City of San Diego, California, to construct a two-inch water pipe line in Twenty-seventh street between "A" and "D" streets in said City.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

section 1. That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized and directed to cause to be laid a two-inch water pipe line in Twenty-seventh street between the following points on said street, to-wifemmenting at a point thirty feet north of the south line of "B" street in H.M. Higgin's Addition to said City; thence along said Twenty-seventh street to the north line of "D" street for a distance of about seven hundred and ten feet; provided, that the cost of said improvement shall not exceed the sum of one hundred and fifty dollars.

Section 2. That there is hereby appropriated out of the Water Fund of said City sufficient money to pay the cost of the improvement hereinbefore authorized.

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The following Report of the Street-Committee in the matter of the Petition of C.A. Nagle to accept the sidewalking and curbing on India street in front of lots 1,2, and 3 block 62, and lot 12 block 63, Middletown, is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be granted;

, respectively, (A_{ij}, P_{ij}) is the property of the results of (A_{ij}, P_{ij}) (A_{ij}, P_{ij}) (A_{ij}, P_{ij}) (A_{ij}, P_{ij}) (A_{ij}, P_{ij})

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August 4th, 1905. August 1. A. Creelman.

Thereupon an ordinance accepting the sidewalking and curbing in front of said lots, is read and on motion of Councilman Blochman put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman Blochman, said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN; -Johnson.

Said ordinance as adopted is as follows, viz:

An ordinance accepting the sidewalking and curbingpin front of lots one; two, and three in block sixty-two, and lot twelve in block sixty-three in Middletown, in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the sidewalking and curbing constructed in front of lots one, two and three in block sixty-two, and lot twelve in block sixty-three in Middletown on India street between Ivy and Juniper streets in the City of San Diego, California, is hereby accepted, and the City Engineer of said City is hereby authorized and instructed to issue his certificate for said work.

Section 2. That all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed, in so far as such ordinances relate to the particular work hereinbefore mentioned, and the particular places where said work was done as aforesaid, and the duties of the CitybEngineer of said City with respect thereto; otherwise such ordinances, which may be in conflict herewith, shall remain in full force and effect.

An Ordinance providing for the sale, at public auction, of certain real estate in Sonnichsen's Addition, is presented and read.

councilman Thorpe moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit

AYES --- COUNCILMEN: -Thorpe, Blockman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES --- NONE.

A BSENT -COUNCILMAN: -Johnson.

Thereupon on motion of Councilman Thorpe said ordinance is put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman Thorpe said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN:-Johnson.

Said ordinance as adopted is as follows, viz:

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An ordinance providing for the sale, at public auction, of certain real estate in Sonnichsen's Addition, in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the City Clerk of the City of San Diego, California, is hereby authorized, directed, and required to sell, at public auction, all the right, title, interest and estate of the said City of San Diego in and to the following described property, and the tenements, hereditaments, and appurtenances thereunto belonging, or in any wise appertaining, situated in the City of San Diego, County of San Diego, State of California, and more particularly described as follows, to-wit:

The undivided one-half of lots nineteen and twenty in block three hundred and seventy-four of Somichsen's Addition in the City of San Diego, California.

Section 2. That such sale shall take place in front of the main entrance on "G"

streets, at a time to be specified in the notice of such sale, hereinafter required to be given by the Clerk of said City, which time shall be fixed by the said City Clerk in said notice, and shall be not more than forty days after this ordinances goes into effect, and not less than three weeks after the first publication of such notice.

That the said City Clerk shall sign and give notice of such sale by a publication of such notice for at least three weeks prior to the date of such sale in the city official newspaper of said City, to-wit, the San Diego Union and Daily Bee, and such notice shall state the time and place, when and where such sale will be made, and the hour thereof, which hour shall be between nine o'clock A.M. and three o'clock P.M. of the date of such sale. And said notice shall describe the property to be sold, and shall state the manner, terms, and conditions of such sale. And said City Clerk shall attend at the time and place specified in said notice, and then and there sell said property in the manner and upon the terms and conditions stated in said notice, and therein provided.

Section 3. That said property shall be offered at public auction for sale to the highest and best bidder in lawful money of the United States, first in separate parcels or lots, and then collectively, all theelots together as a whole, and shall then and there be sold to the highest and best bidder, subject to the approval and confirmation of such sale by the Common Council of said City by ordinance, and to the right of the -said Common Council to reject and disaffirm any and all such sale or sales. - That any purchaser or purchasers of said property at such sale shall pay to the Clerk of said City for the use and benefit of the said City of San Diego twenty per cent, of the amount of his bid at the time such sale is made, taking the receipt of the said City Clerk therefor, and if the sale to such purchaser, making such payment, shall thereafter be approved as herein provided he shall be credited upon the purchase price of the property so sold to him for the amount paid by him thereon to the said City Clerk at the time of the sale thereof, as hereinbefore provided; and if such sale to such purchaser, making such payment, shall be disaffirmed by said Common Council as herein provided, the amount so paid by him shall be returned to him upon demand at any time after the taking effect of the ordinance disaffirming or rejecting such sale.

Section 4. That the said City Clerk, after making such sale or sales, shall immediately report the same to the said Common Council, giving the name of the purchaser or purchasers, and the amount of amounts of the highest and best bid or bids offered, both separately and collectively, and such other facts as may be necessary to fully inform the said Common Council of the proceedings had attending such sale. And the said Common Council shall thereupon by ordinance accept, approve, and confirm, or reject, disapprove, and annul either, any, or all of such sales.

Section 5. That if any sale be approved by the said Common Council as herein provided, the ordinance approving such sale shall provide for the execution of a good and sufficient deed from the said City of San Diego of the property sold to the purchaser thereof, and upon the tender of such deed to such purchaser, said purchaser shall pay in full, in lawful money of the United States, to the said-City Clerk the balance of the purchase price then remaining unpaid of the property mentioned in said deed, and upon the payment thereof said deed shall be delivered to such purchaser.

Section 6. That upon the taking effect of the ordinance confirming or rejecting any sale or sales made as herein provided, the said City Clerk shall pay over to the Treasurer of said City, and take his receipt therefor, and all moneys received by him by reason of any proceedings, acts or things done in pursuance of this ordinance. And if such sale or sales is approved by the said Common Council, the money so deposited with the said Treasurer shall be placed to the credit of the delinquent tax fund of said City. Section 7. That all ordinances or parts of ordinances in conflict herewith, be and the same are hereby repealed.

An Ordinance adopting map of "Golden Park" and accepting the streets and alleys therein, is read and on motion of Councilman Thorpe put on its final passage at its first reading by the following two-thirds vote, to-wit:

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AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman Thorpe said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said ordinance as adopted is as follows, viz:

ORDINAN-CE NO. 2130

An ordinance adopting map of "Golden Park" and accepting the streets and alleys therein.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That certain map acknowledged and certified on July 20th, 1905, by J.P. Christensen and E.A. Rice, to be a true and correct map or plat of Pueblo Lot 185, in the City of San Diego, California, named and to be known as "Golden Park", and surveyed in July, 1905, by W.M. Rumsey, Civil Eng., and at this time presented to the Common Council of the City of San Diego, California, is hereby adopted, and the Common Council of the City of San Diego, California, hereby accepts on behalf of the public, the following streets, roads, alleys, highways and un-named alleys shown on said map and plat, to-wit: Bangor St., Lucinda St., Rice St., Landscape St., Colina, Golden Park Ave., Spathic Ave. and the un-named alleys.

The said streets, roads, alleys, and highways are declared to be public streets, roads, alleys and highways and dedicated to the public use.

Section 2. That the Clerk of said City is hereby authorized and directed to inderse upon said map or plat, as and for the act of this Common Council, which streets, roads, alleys and highways offered by said map or plat are hereby accepted on behalf of the public, as hereinbefore stated.

The following Report of the Water Committee in the matter of a Communication from the Board of Public Works recommending the laying of a two-inch water pipe on Thornton avenue and Sixth street, is read and on motion adopted, viz:

The Water Committee recommends that the recommendation of the Board of Public Works

herein, be granted and the ordinance herewith presented be adopted.

The World Carlotte of the Control of the Control of the Geo. McNeill, 1970 William Control of the Control of th

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July-28th; 1905; Telephone the control of the contr

Thereupon an Ordinance authorizing the Board of Public Works to lay a two-inch water pipe line on said streets, between said points, is read and on motion of Councilman Thorpe put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE: Our residence of the reside

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman Thorpe said ordinance is adopted by the following the state of the s vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Ordinance as adopted is as follows, viz:

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Authorizing the Board of Public Works to lay a two inch water pipe line from the intersection of Sixth street and Thornton avenue to a point one hundred feet north of the intersection of Sixth street and Brookes avenue.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby authorized and directed to lay, or cause to be laid, a two inch water pipe line from the intersection of Sixth street and Thornton avenue to a point one hundred feet north of the intersection of Sixth street and Brookes avenue, provided the expense thereof shall not exceed the sum of one Hundred and Five Dollars (\$105.00). Which is a constant with the second of the second of

Section 2. That there is hereby appropriated out of the Water Department fund sufficient money to pay the expense of the improvements hereinbefore authorized.

Section 3. That this is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval by the Mayor of said City.

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The following Report of the Water Committee in the matter of a Communication from the Board of Public Works recommending the laying of a four inch water pipe line on Fourth street, and placing fire hydrants at Fourth street, Thornton and Brookes avenues, is read and on motion adopted, viz:

The Water Committee recommends the adoption of the ordinance presented herewith for laying 4" water pipe line and placing fire hydrants as recommended by the Board of Public Works.

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A.P. Johnson, Jr. Commencer

July 28th, 1905.

Thereupon an ordinance authorizing the Board of Public Works to lay a four inch water pipe on Fourth street, between Walnut and University avenues, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman McNeill, said ordinance is adopted by the following vote.to-wit:

AYES---COUNCILMEN: -Thorpe, Blockman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NoNE.

Said Ordinance as adopted is as follows, viz:

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Authorizing the Board of Public Works to lay a 4-inch cast-iron pipe, along Fourth street, from a point 50 feet south of the north line of Walnut Ave., to the south line of University Ave., and to place a fire hydrant at the southeast corner of Thornton Ave., and one at the southeast corner of Brookes Ave.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works is hereby authorized to lay a 4-inch cast-iron pipe along Fourth street, from a point 50 feet south of the north line of Walnut Ave., to the south line of University Ave., a distance of 3450 feet, and also to cause to be placed a single nozzle fire hydrant at the southeast corner of Thornton Ave., and also to place another such fire hydrant at the southeast corner of Brookes Ave., provided the expense of such improvement shall not exceed the sum of sixteen hundred and forty-five dollars (\$1645.00).

Section 2. That there is hereby appropriated out of the Water Department fund, sufficient money to pay the expense of the improvement hereinbefore authorized.

The following Report of the Water Committee in the matter of a Communication from the Board of Public Works recommending the laying of a two inch water pipe line on Walnut avenue, near Albatross street, is read and on motion adopted, viz:

The Water Committee recommends the adoption of the within recommendation and the ordinance presented herewith.

Geo. McNeill,

E.C. Thorpe,

July 28th, 1905.

A.P. Johnson, Jr.

Thereupon an ordinance authorizing the Board of Public Works to lay a two inch water main on said street, between said points, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NoNE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman Thorpe said or dinance is adopted by the following vote, to-wit:

AYES = - COUNCILMEN: - Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES -- - NONE.

ABSENT-COUNCILMAN: -Johnson.

Said or dimance as adopted is as follows, viz:

ORDINANCE NO. 2113.

An ordinance authorizing the laying of a two inch-water main, from a point on Walnut Ave., near Albatross street, and the intersection of Brant and Spruce streets.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works is hereby authorized to lay a-two (2) inch water-main pipe, from a point on Walmut Ave., near Albatross street to the intersection of Brant and Spruce streets, commencing at the end of the present pipe line on Walmut avenue, near Albatross street, thence west along Walmut avenue 80 feet, thence south along Albatross street 280 feet, thence west along Upas street 280 feet, thence south along Brant street 410 feet, to the south line of Thorne street, a total distance of 1050 feet. Same to be laid with new pipe. Provided the expense of said improvement shall not exceed the sum of two hundred and sixty dollars (\$260.00).

Section 2. That this is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval by the Mayor of said City.

The following Report of the Water Committee in the matter of a Communication from the Board of Public Works recommending the laying of a two inch water pipe line in the alley between First and Albatross streets from Washington to Lewis avenues, is read and on motion adopted, viz:

The Water-Committee recommends the adoption of the within recommendation, and ordinance.

-- Geo. McNeill,

E.C. Thorpe,

July 28th, 1905.

A.P. Johnson.

Thereupon an ordinance authorizing the Board of Public Works to lay a two inch water pipe in said alley, between said points, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit: AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE.

ABSENT-COUNCILMAN; -Johnson.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp and Osborn.

NOES---None.

ABSENT-COUNCILMAN: -Johnson.

Said ordinance as adopted is as follows, viz:

An ordinance authorizing the Board of Public Works to lay a two inch water main, commencing at a connection with the 16-inch main on Washington avenue, to Lewis avenue, through the alley between First and Albatross in Block No.2 of Florence Heights Addition.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works is hereby authorized to lay a two (2) inch water-main pipe, commencing at a connection with the 16-inch main on Washington avenue, to Lewis avenue, through the alley between First and Albatross streets, in block No.2, of Florence Heights Addition, in the City of San Diego, California, a distance of 635 feet, the same to be second-hand pipe; provided the expense of such improvement shall not exceed the sum of one hundred and thirty-five dollars (\$135.00).

Section 2. That there is hereby appropriated out of the Water Department fund, sufficient money to pay the expense of the improvement hereinbefore authorized.

The Report of the Street Committee in the matter of a Resolution adopting plans drawings and cross sections for paving Fifth street from "A" to Upas streets, is read.

At this time President Osborn invites Councilman Reynolds to act as President protempore, and takes the floor for the purpose of discussing the above matter.

President Osborn now moves as an amendment to said Report that it is the sense of the Common Council that we, as a body, go to the City of Riverside and view the streets there, as they have been constructed within the last two or three years, at the expense of the City, which motion is defeated by the following vote, to-wit:

AYES---COUNCILMEN: -Blochman, Kelly, McNeill, and Osborn.

NOES---COUNCILMEN: Thorpe, Creelman, Reynolds, and Goldkamp.

ABSENT-COUNCILMAN: -Johnson.

Whereupon Councilman Thorpe moves askan amendment to said Report, that the Common Council go to Riverside to view the streets there at the expense of the property owners on Fifth street, which motion is defeated by the following vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, Kelly, and Osborn.

NOES---COUNCILMEN: -Blochman, McNeill, Creelman, Reynolds, and Goldkamp.

ABSENT-COUNCILMAN: -Johnson.

The action of the Council now recurring, on the original motion to adopte said Report, said motion and Report are adopted, wizabe following week, and the council now recurring, on the original motion to adopte said

The Street Committee recommends that Fifth street from "A" to Upas streets, be paved with asphalt pavement on an asphalt concrete base. We therefore recommend the adoption of the within Resolution.

 $A_{\bullet}P_{\bullet}$, $Johnson_{\bullet}Jr_{\bullet}$

Chas. Kelly,

August 4th, 1905.

L.A. Creelman.

Thereupon a Resolution adopting plans, drawings and cross sections for the paving of said street between said points, is read and on motion of Councilman Creelman adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows:

RESOLUTION No. 2291.

BE IT RESOLVED, by the Common Council of the City of San Diego, as follows:

That the plans, drawings, and cross-sections for the paving of Fifth street in the City of San Diego, California, from the south line of "A" street to the south line of Upas street, from curb line to curb line, and also all intersections of streets between said points, with asphalt pavement upon asphalt concrete base, except that portion of the said Fifth street and said intersections of streets occupied by any person, company, or corporation having railroad tracks thereon, prepared and furnished to this Common Council by the City Engineer of said City pursuant to instructions contained in Resolution No. 2165 adopted by said Common Council on the 3rd day of April, 1905, now on file in the office of the City Clerk of said City, be, and the same are, hereby adopted and approved and declared to be the plans, drawings, and cross-sections under which the said Fifth street shall be so paved, and under which said pavement shall be so constructed, which plans, drawings, and cross-sections are on file in the office of the City Clerk of said City, endorsed as follows: "Document No.9847, filed May 16th, 1905, H.W. Vincent, City Clerk, By W.E. Bartlett, Deputy. Communication from City Engineer. Plans, Drawings, and Cross-sections for the Paving of Fifth street from "A" to Upas street."

A duplicate of which plans, drawings, and cross-sections is on file and of record in the City Engineer's office of said City in that certain record book endorsed "Street Estimate Book No. 2. Vol. 2. containing drawings referred to in the various reports contained in Street Estimate Book No. 2. Vol. 1." at pages 21 to 23 inclusive.

A duplicate of the estimates contained in said communication from said City Engineer is on file and of record in said City Engineer's office in said City in that certain record book endorsed "Street Estimate Book No.2.Vol. 1. pages 206 to 208 inclusive.

This resolution shall take effect and be in force from and after its passage.

The Petition of Property Owners to grade Nutmeg street from First to Fifth streets, at their own expense, same being recommended by the Street Committee, is presented and on motion said Petition is granted.

Thereupon a Resolution granting permission to Property Owners to grade said street between said points is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION No. 2292.

Certain property owners having petitioned the Common Council of the City of San Diego, California, for the permission hereinafter granted,

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That permission be and it is hereby granted to the Garretson Investment Company, (a corporation), Catherine Lancaster, C.N. Clarke, Mary M. Johnston, and Chas. E. Knoz, C.P. Douglas, Elizabeth Sneed, and Carrie A. Dalton, being the owners of the lots or lands

fronting upon Nutmeg street, and in Horton's Addition, in the City of San Diego, California, more particularly described according to the map of said Horton's Addition, as lots "A" and "L" in block 301; lot "F" in block 310; lots "A" and "L" in block 302; lot "G" in block 309; lot "F" in block 309; lot "L" in block 304, and lot "G" in block 307, to grade, at their own expense, said Nutmeg street, including the sidewalks thereof, and in front of the hereinbefore mentioned lots fronting thereon, to the center line of said street, and to the official grade thereof, and to grade, to its full width or to the center line thereof, such other portion, or portions, of said street, including the sidewalks thereof, and the intersections thereof with Second, Third, Fourth, and Fifth streets, as have not already been graded, to the official grade thereof, and which said owners, or any of them, may desire to grade.

The following Report of the Street Committee in the matter of an Ordinance providing for expense of street improvements, is read and on motion adopted, viz:

The Street Committee recommends the adoption of within instrument.

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Chas, Kelly,

August 4th, 1905.

L.A. Creelman.

Thereupon an ordinance providing for the expense of street improvements is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES --- NONE.

ABSENT-COUNCILMAN: -Johnson.

ing vote, to-wit:

A YES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson. .

Said ordinance as adopted is as follows, viz:

.... O.R. DINANCE NO. 2127.

An ordinance to provide for the expense of street improvements in the City of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That upon the filing of any petition asking to change or modify the grade of any public street, lane, alley, place or court within the City of San Diego, California, or to open, widen, straighten, or close up, in whole or in part, any street, square, lane, alley, court or place within said City, the Clerk of said City shall estimate the probable cost and expenses necessary to be incurred in the proceedings prayed for in such petition, down to an including the publication of the final ordinance therein (excepting, however, such expenses and costs as will be incurred in event a petition be filed praying for damages because of the proceedings asked for in said original petition, or a commission be appointed to assess the benefits and damages by reason thereof), and, as a condition precedent to further action being taken on such original petition, there

shall be deposited with the Treasurer of said City a sum of money equivalent to the amount estimated by said Clerk as the probable costs and expenses of the proceeding asked for in such original petition.

Section 2. The Treasurer shall, upon receipt of such deposit, place the same in a separate fund, designating such fund by an appropriate name to indentify it with such original petition.

Section 3. In the event no petition be filed praying for damages because of the proceedings asked for in said original petition, or no commission be appointed to assess the benefits and damages by reason thereof, all the costs and expenses of such proceedings shall be paid by said Treasurer upon warrants drawn upon said fund.

Section 4. If any surplus remain in said fund after all costs and expenses of said proceedings have been paid, such surplus shall, upon a warrant being drawnnupon said fund be refunded by said Treasurer, to the person who deposited the same.

Section 5. In the event of an assessment or assessments be levied upon the lands deemed to have been benefited by the work or improvement asked for in said original petition, and such assessment or assessments shall have been collected, then the money deposited in said fund shall, upon a warrant being drawn upon the said fund, be refunded by said Treasurer to the person who deposited the same.

section 6. That the City Clerk of the said City of San Diego be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published once in the city official newspaper of said City, to wit, the San Diego Union and Daily Bee.

The following Report of the Water Committee in the matter of a Communication from the Board of Public Works recommending the laying of a two-inch water main on "M" street and from 25th to 26th streets, is read and on motion adopted, viz:

The Water Committee recommends the adoption of the within recommendation, and ordinance presented herewith.

Geo. McNeill, -

E.C. Thorpe,

July 28th,1905.

A.P. Johnson, Jr.

Thereupon an ordinance authorizing the Board of Public Works to lay a two-inch water main on Saidsstreets between said points, is read and on motion of Councilman Thorpe put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman Thorpe said ordinance is adopted by the following vote.to-wit:

A YES --- COUNCILMEN: -Thorpe, BLochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES--NONE .

ABSENT-COUNCILMAN:-Johnson.

Said ordinance as adopted is as follows, viz:

Authorizing the Board of Public Works to lay a 2-inch water main pipe, with necessary connections, on "M" street, between 25th and 26th streets, and on 26th, between "M" and "L" streets.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works, be and it is hereby authorized to lay a two (2) inch water-main, pipe, with the necessary connections, in "M" street, from the intersection of 25th to the intersection of 26th street, a distance of 690 feet, and on 26th street, from the intersection of 26th street and "M" street to the intersection of 26th street and "L" street, a distance of 380 feet, in the City of San Diego, California, providing that the cost thereof does not exceed two hundred and ninety-five dollars (\$295.00).

Section 2. That there is hereby appropriated out of the Water Department fund sufficient money to pay for the improvements hereinbefore authorized.

That this is dan ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval by the Mayor of said City.

The following Report of the Finance Committee in the matter of a Communication from the Board of Public Works recommending the purchase of one hundred sidewalk plates, is read and on motion adopted, viz:

The Finance Committee recommends the adoption of the within-recommendation, and the ordinance presented herewith.

Jay N. Reynolds,

July 28th, 1905.

A.P. Johnson, Jr.

Thereupon an ordinance authorizing the Board of Public Works to purchase said sidewalk plates, is read and on motion of Councilman Thorpe put on its final passage at its first reading by the following two-third vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

ABSENT-COUNCILMAN: -Johnson.

NOES --- NONE · ·

Thereupon on motion of Councilman-Kelly-said-ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMAN: -Ehorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2119.

An ordinance authorizing the Board of Public Works to purchase one hundred (100)

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works, of said City is hereby authorized to purchase one hundred (100) sidewalk plates, to place over reference points, in the cement walks of said City, provided that the cost of the same shall not exceed the sum of sixty dollars (\$60.00).

Section 2. And there is hereby appropriated out of the Street Department fund

sufficient money to pay the expense of the purchase hereinbefore authorized.

The following Report of the Firance Committee in the matter of a Communication from the Board of Public Works recommending the purchase of \$50.00 worth of postage stamps, is read and on motion adopted, viz:

The Finance Committee recommends the adoption of the within recommendation and the Resolution presented herewith.

which is the second of the first of Jay N. Reynolds, And the second

July 28th, 1905. A.P. Johnson, Jr.

Thereupon an ordinance authorizing the Board of Public Works to purchase said Postage Stamps, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES --- COUNCILMEN: Thorpe, Bicchman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman McNeill-said-Ordinance-is adopted by the follow-

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE.

ABSENT COUNCILMAN: -Johnson.

Said Ordinance as adopted is as follows, viz:

ORDINANCE NO. 2120.

An ordinance authorizing the purchase of fifty dollars (\$50.00) worth of postage stamps. BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, is hereby authorized to purchase fifty dollars (\$50.00) worth of postage stamps, for the use of the various departments of the said City Government.

Section 2. That there is hereby appropriated out of the office fund, sufficient money to pay for the purchase hereinbefore authorized.

The following Report of the Water Committee in the matter of an ordinance repealing Section 2 of Ordinance No.1972; cancelling contract between W.W. Rynerson and the City of San Diego, is read and on motion adopted, viz:

The Water Committee recommends the adoption of the within instrument.

Geo. McNeill,

E.C. Thorpe,

July 28th, 1905.

A.P. Johnson, Jr.

Thereupon an ordinance repealing Section 2 of said ordinance is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES --- COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES--PNONE TO DE LA COMPANION DE LA COMPANION

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following

vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES--NONE. The second of the second of

ABSENT-COUNCILMAN: -Johnson.

Saideordinance as adopted is as follows, viz:

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An ordinance repealing Section two of Ordinance No.1972. BE IT ORDAINED, By the Common Courcil of the City of San Diego, as follows:

Section 1. That section two of Ordinance No. 1972 of San Diego, entitled, "An ordinance cancelling the contract executed on the third day of October, 1904, by and between W.W. Rynerson and the City of San Diego, California, for the drilling, of a well in Mission Valley, and authorizing the Board of Public Works of said City to let a contract form the completion of the said well," approved March 22nd, 1905, be and the same is hereby repealed.

The following Report of the Finance Committee in the matter of a Communication from the Board of Education for cancellation of taxes on certain school property, is read and on motion adopted, viz:

The Firance Committee recommends that the within request be granted and the adoption of the ordinance presented herewith.

Jay N. Reynolds,

The Control of the Co

July 28th, 1905, he had been seen as the second of A.P. Johnson, Jr.

Thereupon an ordinance authorizing the cancellation of said taxes on said property, is read and on motion of Councilman McNeill, put on its final passage at its-first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE. The second section of the second of the second

ABSENT-COUNCILMAN:-Johnson.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

AYES --- COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE: Caraly a digrary salar says and a registrate in the control of the c

ABSENT-COUNCILMAN: -Johnson.

Said ordinance as adopted is as follows, viz:

TENDER OF THE RESERVE OF BOIL N AT NOCHEST ON O. 2 1 2034 The second of

An ordinance authorizing the cancellation of taxes on Lots 1,2, and 3, in Block 17, Hoitt's AddAddition, and lot "J" in block 41, New San Diego.

WHEREAS, the City Board of Education, prior to the levy of taxes, hereinafter referred to purchased and now owns, for school purposes of said Board and City, lots 1,2, and 3, in block 17, of Hoitt's Addition, in the City of San Diego, California, and salso lot "J", in block 41, of New San Diego, in said City, and by an oversight, taxes for the fiscal year of 1904, of the said City of San Diego, were levied, or attempted to be levied, upon said property and thereafter there was an attempted sale of said property for such taxes to the City of San Diego, and instruments which purported to be certificates of sale ...

therefor, were is sued to said City.

BE IT ORDAINED, by the Common Council of the City of San Diego, as follows:

Section 1. That the attempted levy and assessment of said taxes upon said property aforesaid, for the fiscal year of 1904, and said certificates of sale, are hereby cancelled and annuled, and the Tax Collector, Auditor, and Clerk of said City are hereby authorized and instructed to cancel and annul the record of such levy and assessment of said taxes, upon said property for said year, and the certificates of sale.

The following Report of the Finance Committee in the matter of a communication from the Board of Public Works recommending the sale of an old pump, is read and on motion adopted, viz:

The Finance Committee recommends that the within described pump be sold at Epublic auction.

Jay N. Reynolds,

July 28th, 1905.

A.P. Johnson, Jr.

Thereupon an ordinance authorizing the Board of Public Works to sell said pump at public auction is read and on motion of Councilman Thorpe put on its final passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN:-Johnson.

Thereupon on motion of Councilman Thorpe said or dinance is adopted by the following vote, to-wit:

A YES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES --- NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 2.125. -

An ordinance authorizing the sale of a "Duplex Vacuum Pump."

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: -

Section 11. That the "Duplex Vacuum Pump," having steam cylinder, 7-inch-and 8-inch stroke, water cylinders, 8-inch, formerly used at the main pumping plant of the city, is not now of further use to said City, and the best interests of said City require the sale of said pump.

Section 2. That the Board of Public Works of said City is hereby authorized and instructed to cause the said pump to be sold at public auction, to the highest bidder, for cash, in the manner and after notice required by law.

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Andordinance authorizing the Treasure rato compromise delinquent taxes on clots from 21 to 136 inclusive, of block 32; of oceant Beach; is reading on motion of Councilman McNeill put on itsifinal passage at its first reading by the following two-thirds vote, to-wit:

A YES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman McNeill said ordinance is adopted by themfollowing vote to-wit:

A YES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

ABSENT-COUNCILMAN: -Johnson.

Said ordinance as adopted is as follows, viz:

. ORDINANCE NO. 2126. ORDINANCE

An ordinance authorizing the Treasurer to compromise delinquent taxes on lots 21 to 36 inclusive, of block 32, of Ocean Beach, the state of the first state of the state of th

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

section 1. That the Treasurer of the City of San Diego, California, be and he is hereby authorized to accept the sum of twenty-five dollars (\$25.00), as compromise and settlement in full of all delinquent taxes, of the said City of San Diego, on lots 21,22, 23,24,25,26,27,28,29,30,31,32,33,34,35,36, in block 32, of Ocean Beach, in said City, for the years 1889,1890,1891,1893,1894,1895,1896,1897,1899,1899,1900,1901,1902,1903, and upon payment thereofoto give his receipt in full settlement of such taxes; and upon productionnof such receipt to the City Clerk of said City, said Clerk is hereby authorized to write upon the proper certificate, or certificates, the word "redeemed".

At this time Mr. H.L. Titus, representing the Souther California Mountain Water Company, addresses the Council in the matter of the contract between the City of San Diego and the Southern California Mountain Water Company for the furnishing of water to said City and asks that said contract be referred back to the Water Committee for further consideration and there being no objections it is so ordered.

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The following Report of the Health and Morals Committee in the matter of imposing municipal licenses for the sale of liquors, is read and on motion adopted, viz:

San Diego, Cal., Aug. 7th, 1905.

To the Common Council:-

The Health and Morals Committee hereby reports for adoption the accompanying license ordinance which was referred to us for consideration. We have made a few changes in the original draft so that all parts would harmonize with the peoples ordinances, which are embodied without change.

Signed: L.A. Blochman,

F.J. Goldkamp,

The Minimum \mathcal{C}_{i} and \mathcal{C}_{i} is the section of \mathbf{E}_{i} . Therefore, \mathcal{C}_{i} is the section \mathcal{C}_{i}

Committee.

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Thereupon an ordinance imposing municipal licenses and providing for the manner of issuing and collecting the same, is presented and read.

Councilman Thorpe moves that said ordinance be put on its final passage, which motion is defeated by the following vote to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, Goldkamp and Osborn.

NOES---McNeill, Creelman, and Reynolds.

ABSENT-COUNCILMAN: -Johnson.

The following Report of the Sewer Committee In the matter of a communication from the Board of Public Works recommending the lowering of the sewer line on 18th street on account of the change of grade, is read and on motion adopted viz:

The Sewer Committee recommends that the within recommendation and the ordinance presented herewith be adopted.

waren iteren F.J. Goldkamp, norman de dete

July 28th, 1905.

E.C. Thorpe.

Thereupon an ordinance authorizing the lowering of said sewer is presented and on motion of Councilman Thorpe put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn, NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman Kelly said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson, we see the second of the seco

Said or dinance as adopted is as follows, viz:

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An ordinance authorizing the lowering of the sewer on 18th street, between "D" and "E" streets.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, is hereby authorized and instructed to cause the sewer-18th street, between "D" and "E" streets, in said City to be lowered to conform to the grade of said street and in accordance with the specifications therefor, furnished by the City Engineer of said City, provided that the expense of such work and improvement shall not exceed the sum of three hundred and fifty dollars (\$350.00).

Section 2. That there is hereby appropriated out of the Sewer and drainage fund, sufficient money to pay the expense of the improvement hereinbefore authorized.

Section 3. That this is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval by the Mayor of said City.

The following Report of the Street Committee in the matter of the Petition of the Nutt Investment Company for the repeal of Resolution No.2240, to grade Second street, is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be granted.

A.P. Johnson, Jr.

Chas. Kelly,

August 4th, 1905.

L.A. Creelman.

Thereupon an ordinance repealing Resolution No. 2240, is read and on motion of Councilman Kelly put on its final passage at its first reading by the following two-thirds

vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE. こうちゅうか こうけん こうしょくかい こうせんにん なめい しょむ オース・ログ (特別の)に

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman Kelly said or dimance is adopted by the following

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE . The specific transfer which the second of the superior of the second of

ABSENT-COUNCILMAN: -Johnson, No. 10 April 10 Apr

Said ordinance as adopted is as follows, viz:

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An ordinance repealing Resolution of Intention No.2240. BE IT ORDAINED, By the Common Council of the City of San Diego, as -follows:

Section 1. That Resolution of Intention No. 2240 to grade Second street from a point one hundred and fifty feet south of the south line of Quince street to the south line of Walnut avenue, in the City of San Diego, California, adopted May 19th, 1905, and approved by the Mayor of said City on the 20th day of May, 1905, be and the same is hereby repealed.

The following Report of the Street Committee in the matter of the Petition of Geo. W. Marston and others to change the grade of Ninth street from Beech street to the City Park, is read and on motion adopted, viz:

The Street Committee recommends that the within petition be granted and the adoption of the Resolution of Intention presented herewith.

A.P. Johnson, Jr.

Chas. Kelly,

August 4th.1905.

Thereupon a Resolution of Intention ot grade said street between said points, is read and on motion of Councilman Kelly adopted by the following vote, to wit: AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE. THE RESERVE OF STATE AND A PROPERTY OF A PROPERTY OF A STATE OF A

ABSENT -COUNCILMAN: -Johnson.

Said Resolution as adopresolutas Nforlows ENTEON No. 2295. To change and establish the grade of Ninth street in the City of San Diego, California, between the north line of Beech street and the south line of the Fourteen Hundred Acre Public Park.

WHEREAS, the owners of a majority of the property affected by the herein proposed change of grade of Ninth street between the north line of Beech street and the south line of the Fourteen Hundred Acre Public Park, in the City of San Diego, California, have petitioned the Common Council of the City of San Diego, California, to change the grade thereof between said points; and

WHEREAS, the said Common Council of the City of San Diego, California, hereby finds that said petition contains the names of the owners of a majority of the property to be affected by the said proposed change of grade, and that it is for the public benefit to make said proposed change of grade, and to establish the grade of said Ninth street

between said points, as hereinbefore set forth, now, therefore,

BE IT RESOLVED, that it is the intention of the Common Council of the City of San Diego, California, to change and establish the grade of said Ninth street between said points, as follows, to-wit:

At the northeast corner of the intersection of Ninth and Beech streets, the grade to remain at one hundred and nineteen and fifty hundredths (119.50) feet.

At the southeast corner of the intersection of said Ninth and Cedar streets, change the grade elevation from one hundred and fifty feet to one hundred and forty-nine feet.

At the northeast corner of the intersection of said Ninth and Cedar streets, the grade elevation to remain at one hundred and fifty and fifty hundredths (150:50) feet.

At the intersection of the east line of said Ninth street with the Fourteen Hundred Acre Public Park, change the grade elevation from one hundred and fifty-two feet to one hundred and fifty-four feet.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No.3 of the ordinances of said City, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by Ordinance," approved on the 30th day of June, 1886.

That the center line of the said Ninth street shall have an average elevation of the opposite curb grades between the points hereinbefore mentioned, and the grade of the said Ninth street between said points shall have a uniform ascent and descent.

That the district to be benefited by said proposed change of grade, and to be assessed to pay the costsof the same, is hereby described and declared to be as follows, to-wit:

Addition to the City of San Diego, California; thence southerly following the western boundary line of lots twelve, eleven, ten, nine, eight, and seven in said block sixteen to the southwest corner of said lot seven; thence southerly to the northwest corner of lot twelve in block fifteen in said Horton's Addition; thence southerly following the western boundary line of lots twelve, eleven, ten, nine, eight, and seven in said block fifteen to the southwest corner of said lot seven in said block fifteen; thence easterly along the northern line of Beech street to the southeasterly corner of lot six in block eighteen of said Horton's Addition; thence northerly along the eastern boundary line of lots six, five, four, three, two, and one in said block eighteen to the southeast corner of said lot one in said block eighteen; thence northerly to the southeast corner of lot six in block seventeen of said Horton's Addition; thence northerly to the southeast corner of lot six in block seventeen of said Horton's Addition; thence northerly along the eastern boundary line of lots six, five, four, three, two, and one in said block seventeen to the northeast corner of said lot one in said block seventeen; thence westerly along the southern boundary line of said Fourteen Hundred-Acre Public Park to the point of beginning.

The said Horton's Addition being according to the Official map thereof on file in the Office of the County Recorder of the County of San Diego, State of California.

The City Clerk of said City is hereby directed to cause this Resolution of Intention to be published for ten days in the newspaper in which the official notices of the Common Council of said City are usually printed and published, to-wit, The San Diego Union and

Daily Bee a daily newspaper published and circulated and of general circulation in said City, in every regular issue of said newspaper for said period of ten days, which newspaper is hereby designated as the newspaper in which this Resolution of Intention shall be published in the manner and by the person required by law.

The Superintendent of Streets of said City is hereby ordered and directed, within five days after the first publication of this Resolution, to cause to be conspicuously posted, in the manner and form required by law, within the district herein above designated as the district to be benefited by the proposed change of grade, notice of the passage of this Tresolution. The Aleks of the state of the first of the state of the state

The following Report of the Street Committee in the matter of the Petition of the College Hill Land Association for the grading of North avenue, from Meade street to North avenue, is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be granted. We therefore recommend the adoption of the Resolution of Intention presented herewith.

---- A.P. Johnson, Jr.

or deduced by the transfer to repton to the Chas. Kelly, a single to

August 4th, 1905. L.A. Creelman.

Thereupon a Resolution to grade said street between said points, is read and on motion of Councilman Thorpe adopted by the following vote to wit: AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said-Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No.2293.

To grade North avenue in the City of San Diego, California, from the north line of Meade street to the south line of Adams avenue.

RESOLVED, that it is the intention of the Common Council of the City of-San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That North avenue in the City of San Diego, California, including the sidewalks thereof, from the north line of Meade street to the south line of Adams avenue, including all intersections of streets between said points and the sidewalks of such intersections (excepting such portions of the said North avenue and the said intersections of streets, between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon) also excepting the intersections of said North avenue with cross streets which have been already graded to the official grade thereof, be graded to the official grade thereof according to the specifications therefor contained in Ordinance No. 2061 of the ordinances of the said City of San Diego, entitled, "An ordinance providing specifications for the grading of streets in the City of San Diego, California, approved on the 6th day of June, 1905.

The number of cubic yards of embankment in excess of the number of cubic yards of excavation which will result from the grading of said street to the official grade shall be provided and the deficiency of earth supplied by the Contractor or Contractors who

shall enter into a contract with the City of San Diego to grade said street.

and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by laws

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

The following Report of the Street Committee in the matter of the Petition of C.A. Smith and others for a change of grade on Twenty-third street, from "A" to "B" streets, is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be granted.

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The first $A_{i}P_{i}$. Johnson, Jr_{i} $A_{i}P_{i}$, Johnson, Jr_{i} $A_{i}P_{i}$

Chas. Kelly,

August 4th, 1905.

L.A. Creelman.

Thereupon a Resolution of Intention to change the grade of said street, between said points is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reymolds, Goldkamp, and Osborn.
NOES---NONE.

Said Resolution as adopted is as follows, viz:

TITULE RESOLUTION OF INTENTION NO. 2294.

To change the grade of Twenty-third street in the City of San Diego; California, between

whereas, the owners of a majority of the property affected by the herein proposed change of grade of Twenty-third street between the north line of "B" street and a point one foot south of the south line of "A" street, in the City of San Diego, California, have petitioned the Common Council of the City of San Diego, California, to change the grade thereof between said points; and

WHEREAS, the said Common Council of the City of San Diego, California, hereby finds that said petition contains the names of the owners of a majority of the property to be affected by the said proposed change of grade, and that it is for the public benefit to make said proposed change of grade, and to establish the grade of said Twenty-third street between said points, as hereinbefore set forth, now, therefore,

BE IT RESOLVED, that it is the intention of the Common Council of the City of San .

Diego, California, to change and establish the grade of said Twenty-third street between said points as follows, to-wit:

At the northeast corner of the intersection of Twenty-third and "B" streets, the grade to remain at one hundred and sixty-four and fifty hundred the (164.50) feet.

At the morthwest corner of the intersection of Twenty-third and "B" streets the grade to remain at one hundred and sixty-three and fifty hundredths (163.50) feet.

At a point on the east line of said Twenty-third street one foot south of the southeast corner of the intersection of Twenty-third and "A" streets, change the grade to
one hundred and sixty-six (166) feet.

At a point on the west line of said Twenty-third street one foot south of the south-west corner of the intersection of Twenty-third and "A" streets, change the grade to one hundred and sixty-five (165) feet.

At the southeast corner of the intersection of said Twenty-third and "A"-streets, the grade to remain as now established.

At the southwest corner of the intersection of said Twenty-third and "A" streets, the grade to remain as now established.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No.3 of the Ordinances of the said City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance," approved on the 30th day of June, 1886.

That the center line of the said Twenty-third street shall have an average elevation of the opposite curb grades between the points hereimbefore mentioned, and the grade of the said Twenty-third street between said points shall have a uniform ascent and descent.

That the district to be benefited by said proposed change of grade, and to be assessed to pay the cost of the same, is hereby described and declared to be as follows:

Taggart's Addition to the City of San Diego, California; thence southerly along the western boundary lines of lots seven, eight, nine, ten, eleven, and twelve in said block ten to the southwest corner of said lot twelve; thence easterly along the southern boundary lines of said lot twelve to the southeast corner of said lot twelve; thence easterly to the southwest corner of lot six in block "B" in said Culverwell and Taggart's Addition, Thence easterly along the southern boundary line of lot six to the southeast corner of lot said lot six; thence northerly following the eastern boundary lines of lots six, five, four, three, two and one in said block "B" to the northeast corner of said lot one; "thence westerly following the course of the boundary lines of lot one in said block "B"; and lot seven in said block ten, to the point of beginning.

The said Culverwell & Taggart's Addition being according to the official map-thereof on file in the office of the County Recorder of the County of San Diego, State of California.

The City Clerk of said City is hereby directed to cause this Resolution of Intention to be published for ten days in the newspaper in which the official notices of the Common Council of said City are usually printed and published to-wit the San Diego Union and Daily Bee a daily newspaper published and circulated and of general circulation in said

City, in every regular issue of said newspaper for said period of ten days, which newspaper is hereby designated as the newspaper in which this Resolution of Intention shall be published in the manner and by the persons required by law.

The Superintendent of Streets of said City is hereby ordered and directed, within five days after the first publication of this Resolution, to cause to be conspicuously posted, in the manner and form required by law, within the district herein above designated as the district to be benefited by the proposed change of grade, notice of the passage of this Resolution.

A Resolution of Intention to grade Twenty-eighth street, between "B" and Dartmouth streets, is read and on motion of Councilman Thorpe adopted by the following vote, to-wit: AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as. follows, viz:

RESOLUTION OF INTENTION No.

To grade Twenty-eighth street in the City of San Diego, California, from the north line of "B" street to the north line of Dartmouth street.

RESOLVED, that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

walks thereof, from the north line of "B" street to the north line of Dartmouth street, including all intersections of streets between said points and the sidewalks of such intersections (excepting such portions of the said Twenty-eighth street and the said intersections of streets, between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon) and also excepting intersections of the said Twenty-eighth street with cross-streets, which have already been graded to the official grade thereof, be graded to the official grade thereof according to the specifications therefor contained in Ordinance No. 2061 of the ordinances of the said City of San Diego, entitled, "An ordinance providing specifications for the grading of streets in the City of San Diego, California, "approved on the 6th day of June, 1905.

And that there be built and constructed across said Twenty-eighth street, between "A" and "B" streets, of said City, where shown on the diagram thereof, furnished to the Common Council of said City, by the Engineer of said City in his communication filed with said Common Council on the 5th day of June, 1905, the same to be built and constructed in accordance with the plans and specifications in said diagram and communication set forth, and the ordinances of said City.

That the surplus dirt and material obtained in the grading of said Twenty-eighth street, as aforesaid, shall be placed and deposited as follows, to-wit: all thereof, estimated at 3010.7 cubic yards, to be placed and deposited on Harvard street, between Bean abd Dale streets, in-said City.

. That the San Diego Union and Daily Bee, a daily newspaper published and circulated,

and of general circulation, in the City of San Diego, be and it is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the line of said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

A Resolution of Intention to grade Ivy street from Arctic street to the Public Park is presented and read.

Councilman Thorpe moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman McNeill, said Resolution is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson. -

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION NO.

To grade Ivy street in the City of San Diego, California, from the east line of Arctic street to the west line of the Fourteen Hundred Acre Public Park.

RESOLVED, that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That "Ivy" street in the City of San Diego, County of San Diego, State of California, including the sidewalks thereof, from the east line of Arctic street to the west line of the Fourteen Hundred Acre Public Park, including all intersections of streets between said points and the sidewalks of such intersections (excepting such portions of the said "Ivy" street and the said intersections of streets, between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereof excepting also the intersections of said "Ivy" street with Fifth street, Fourth street, First street, Front street and Columbia street, be graded to the official grade thereof according to the specifications therefor contained in Ordinance No. 2061 of the ordinances of the said City of San Diego, entitled, "An ordinance providing specifications for the grading of streets in the City of San Diego, California," approved on the 6th day of June, 1905.

Also the construction of a bridge on said Ivy street at the following point:

Commencing at a point on "Ivy" street twenty (20) feet east of the west line of Third street, thence extending in an easterly direction one hundred eighty (180) feet, said bridge to be constructed according to the plans, drawings and specifications therefor as set forth and specified in Document No.8926, filled in the office of the City Clerk of said City of San Diego, County of San Diego, State of California, on the 23rd day of Jan-February, A.D., 1905, and adopted as the plans, drawings and specifications for said bridge by the City Council of said City on the 10th day of April, A.D., 1905, by Resolution No. 2172. A duplicate of said specifications for said bridge is on file and of record in the City Engineer's office of the City of San Diego, County of San Diego, State of California, in "Street Estimate BookmNo.2; Volum 1" from page 122 to page 129, both pages inclusive. A duplicate of said plans and drawings of said bridge is on file and of record in the office of said City Engineer of the City of San Diego, County of San Diego, State of California, in "Street Estimate Book No.2, Volume 2" pages 29 and 30.

That the point where the excess dirt to be removed from said "Ivy" street in so grading the same is to be placed is hereby fixed, designated and described as follows:

All of said dirt is to be placed on said "Ivy" street between the east line of Third street and the west line of Fourth street in said City.

That it be and is hereby declared to be the opinion of the said Common Council, and it is hereby found and determined by said Common Council, that the said proposed work and improvement, as above described, is of more than local and ordinary benefit, and that the expense of said work shall be and is hereby declared to be chargeable upon the district hereinafter described, and that the exterior boundaries of said district which is hereby established, and the exterior boundary of said district of lands which is hereby declared to be benefited by said work and improvement, and to be assessed to pay the cost and expense thereof, are hereby described as follows, to-wit:

Commencing at a point on the west line of the Fourteen Hundred Acre Public Park, one hundred fifty (150) feet north of the north line of "Ivy" street, running thence in a westerly direction to a point on the westerly line of Horton's Addition one hundred fifty (150) feet north of the north line of said "Ivy" street; thence running in a westerly direction to a point on the east line of Arctic street one hundred fifty (150) feet northerly from the northerly line of said Ivy street; thence running in a southerly direction along the easterly line of said Arctic street to a point on the easterly line of said Arctic street one hundred fifty (150) feet south of the south line of "Ivy" street; thence running in an easterly direction to a point on the westerly line of Horton's Addition one hundred fifty (150) feet south of the south line of said Ivy street; thence running in an easterly direction to a point at the west line of the Fourteen Hundred Acre Public Park, one hundred fifty (150) feet south of the south line of "Ivy" street: Thence running north along the west line of said Fourteen Hundred Acre Public Park three hundred (300) feet to point of commencement, excepting, however, that portion of the public streets and alleys contained within said district, all of said district being in the City of San Diego, County of San Diego, State of California.

Said Horton's Addition as referred to being according to the official map of said Horton's Addition on file in the Office of the County Recorder of said County of San

in an interpretation of the entropied with the con-

Diego, State of California.

That "The San Diego Union and Daily Bee" a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention Conspicuously for two days on or near the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

After first giving due notice, President Osborn did, in open session sign

An Ordinance (No.2113) Authorizing the Board of Public Works to lay a two inch
water main on Walnut avenue to Spruce and Brant streets; also

An Ordinance (No.3114) Authorizing the Board of Public Works to lay a two inch water pipe on Thornton avenue and Sixth street; also

An Ordinance (No.2115) Authorizing the Board of Public Works to lay a two inch water pipe in the alley between First and Albatross streets; also

An Ordinance (No.2116) authorizing the Board of Public Works to lay a four inch pipe on Fourth street, between Walnut and University avenues; also

An Ordinance (No.2117) Authorizing the Board of Public Works to lay a two inch water pipe line on 27th street from "A" to "D" streets; also

An Ordinance (No.2118) Repealing Section 2 of Ordinance No.1972 in the matter of the Contract between W.W. Rynerson and the City of San Diego; also

An Ordinance (No.2119) authorizing the Board of Public Works to purchase one hundred sidewalk plates; also

An Ordinance (No.2120) authorizing the Board of Public Works to purchase fifty dollars worth of postage stamps; also

An Ordinance (No.2121) authorizing the Board of Public Works to lay a two inchwater main on "M" street, between 25th and 26th streets; also

An Ordinance (No.2122) authorizing the Board of Public Works to make certain alterations in lower floor of City Hall; also

An Ordinance (No.2123) directing the Tax Collector, Auditor and Clerk to annul taxes on certain school property; also

An Ordinance (No.2124) providing for sale at public auction certain real estate in Sonnichsen's Addition; also

An Ordinance (No.2125) authorizing Board of Public Works to sell old pump at public auction; also

An Ordinance (No. 2126) authorizing Tax Collector to compromise certain delinquent

taxes on certain property in Ocean Beach; also

An Ordinance (No.2127) providing for expense of street improvements; also An Ordinance (No.2128) authorizing Board of Public Works to lower sewer on 18th street; also

An Ordinance (No.2129) accepting sidewalk and curb in front of lots 1,2, and 3 block 62, and lot 12 block 63, Middletown; also

An Ordinance (No.2130) accepting streets and alleys in Golden Park; also An Ordinance (No.2131) repealing Resolution of Intention No.2240, to grade Second street.

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Thereupon on motion the Council adjourned until Monday, August 14th, 1905, at 7:30 o'clock P.M.

President of the Common Council of the City of San Diego, California.

City Clerk

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A D JOUNRINED MEETING.

of the City of San Diego, California.

August 14th, 1905.

Pursuant to adjournment, a meeting of the Common Council is held this day at 7:30 o'clock P.M., President Osborn presiding.

PRESENT COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Octomand Osborn.

CLERKS-----Butler, Day and Bartlett.

ABSENT-NONE.

The minutes of Regular Meeting, August 7th, 1905, are read and approved.

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This being the time fixed for the further hearing of the protests against the opening and extending of Kearney avenue between the south line of "N" street and the west line of 28th street, said matter is now taken up for consideration.

The protests of D.O. Bates and L.N. Frennett are now presented and read.

Councilman Johnson now moves that said entire matter be referred back to the Street Committee, which motion is adopted.

The Proclamation of the Mayor in the matter of the memorial services held August 14th, 1905, for the officers and men of the U.S.S. Bennington, is read and ordered filed.

A Message from the Mayor in the matter of the appointment of Dr. Joseph C. Hearne as Member of the Board of Health, and Peter F. Schaniel as Commissioner of the Board of Public Works, is read and referred to the Council as Committee of the Whole.

A Communication from the Home Telephone Company transmitting statement of expenditures in the construction of their system during the third period as required by Section 1 of their franchise, is read and ordered filed.

A Communication from Mrs. C.L. Judd in the matter of personal injuries received on account of building falling at 5th and "E" streets, is read and referred to the City Attorney.

The Report of the Auditor for the month of July, 1905, is presented and ordered filed.

A Communication from the City Auditor transmitting the claim of R.H. Cresswell for services as nurse in the pest house, is read and referred to the Finance Committee.

A Communication from the Board of Public Works recommending the laying of a water pipe line in the alley of block 63 of E.W. Morse's Addition, is read and referred to the Water Committee.

The Petition of J.Frank Over for permission to lay asphalt sidewalk and driveways on 7th street, between "K" and "L" streets, is presented and referred to the Street Committee.

The Petition of Over and Brown for thirty days extension of time to complete the grading of "M" street, is presented and read.

Councilman McNeill moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Councilman McNeill now moves that said Petition be granted, which motion is adopted.

The Petition of J.Frank Over-for-permission to except the sidewalking and curbing return at hthe northwest corner of Grape and Columbia streets, is presented and referred to the Street Committee.

A Communication from the Board of Public Works recommending the laying of a water pipe line on Sargent avenue, is read and referred to the Water Committee.

A Communication from A.B. Cairnes, Chief of the Fire Department, for thirty days leave of absence, is presented and read.

Councilman McNeill moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

A YES---COUNCILMEN: Thor pe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONECTLIAN

Thereupon on motion of Councilman Johnson said request is granted.

A Communication from the Board of Health in the matter of extending the outfall sewer in the Ninth Ward, also ad Communication transmitting a Resolution in said matter, are read and referred to the Sewer-Committee.

A Communication from the Board of Public Works recommending the laying of a four inch water pipe line on Walnut avenue and First street, is read and referred to the Water Committee.

The following Report of the Harbor and Wharves Committee in the matter of the Petition of the San Diego Lumber Company to adopt ordinance ratifying the action of the State Board of Harbor Commissioners in granting them a wharf franchise, is read and on motion adopted, viz:

- The Harbor and Wharves Committee recommends the adoption of the ordinance herewith,

ratifying the action of State Board of Harbor Commissioners in granting a wharf franchise.

E.C. Thorpe,

August 12th, 1905.

Jay N. Reynolds.

Thereupon an ordinance ratifying the action of the State Board of Harbor Commissioners is presented and on motion action thereon is postponed until the next meeting of the Council.

The following Report of the Harbor and Wharves Committee in the matter of the Petition of G.W. and William Jorres to adopt ordinance ratifying the action of the State Board of Harbor Commissioners in granting a wharf franchise, is read and on motion adopted, viz:

The Harbor and Wharves Committee recommends the adoption of the ordinance presented herewith, ratifying the action of the State Board of Harbor Commissioners in granting a wharf franchise.

E.C. Thorpe,

August 12th:1905.

Jay N. Reynolds.

Thereupon an ordinance ratifying the action of the State Board of Harbor Commissioners in said matter is presented and on motion action thereon is postponed until the next meeting of the Council.

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The following Report of the Harbor and Wharves Committee in the matter of a Communication from the Spreckels Commercial Company transmitting a wharf franchise granted by the State Board of Harbor Commissioners, and asking that an ordinance be adopted confirming the action of said Board, is read and on motion adopted, viz:

The Harbor and Wharves Committee recommends the adoption of the Ordinance presented herewith ratifying the action of the State Board of Harbor Commissioners in granting a wharf franchise.

E.C. Thorpe,

Jay N. Reynolds.

August 12th, 1905.

Thereupon an ordinance ratifying the action of said Board in said matter is presented and on motion action thereon is postponed until the next meeting of the Council.

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The following Report of the Harbor and Wharves Committee in the matter of a Petition of the Atchison Topeka and Santa Fe Railway Company to adopt the ordinance ratifying the action of the State Board of Harbor Commissioners in granting a wharf franchise, is read and on motion adopted, viz:

The Harbor and Wharves Committee recommends that the ordinance herewith, ratifying the action of State Board of Harbor Commissioners in granting a franchise for wharf be adopted.

E.C. Thorpe, -

August 12th, 1905.

Jay N. Reynolds. ---

Thereupon an ordinance ratifying the action of said Board in said matter is pre-

sented and on motion action thereon is postponed until the next meeting of the Council.

The following Report of the Harbor and Wharves Committee in the matter of a Communication from the Coronado Beach Company transmitting grants of two wharf franchises by the State Board of Harbor Commissioners, is read and on motion adopted, viz:

The Harbor and Wharves Committee recommends the adoption of the ordinances presented herewith ratifying the action of the State Board of Harbor Commissioners in granting franchises to the Coronado Beach Company.

E.C. Thorpe,

August 12th, 1905. Jay N. Reynolds.

Thereupon two ordinances ratifying the action of said Board in said matter are presented and on motion action thereon is postponed until the next meeting of the Council.

The following Report of the Harbor and Wharves Committee in the matter of the Petition of the Pacific Coast Steam Ship Company to adopt the ordinance ratifying the action of the State Board of Harbor Commissioners in granting wharf franchise, is read and on motion adopted, viz:

The Harbor and Wharves Committee recommends the adoption of the ordinance herewith ratifying the action of State Board of Harbor Commissioners in granting franchise for with the same of the state of the wharf.

E.C. Thorpe,

August 12th, 1905. Jay N. Reynolds.

Thereupon an ordinance ratifying the action of said Board in said matter is presented and on motion action thereon is postponed until the next meeting of the Council.

The following Report of the Health and Morals Committee in the matter of the Petition of John Rohrs and Company for a retail liquor license at 636 and 638 Fifth street, is read and on motion of Councilman Creelman adopted, viz:

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The Health and Morals Committee recommends that the within Petition be granted; and that the license now standing in the name of J. Schactmeyer be revoked.

L.A. Blochman,

F.J. Goldkamp,

August 11th, 1905.

E.C. Thorpe.

Councilman McNeill moves that said Petition be granted, which motion is defeated. Council in adopting the report of the Councilman Johnson now moves that the action of the Health and Morals Committee to

be reconsidered, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Kelly, Reynolds, Johnson, and Osborn.

NOES---COUNCILMEN: -Blochman, McNeill, Creelman, and Goldkamp.

ABSENT-NONE.

Whereupon on motion of Councilman Johnson said Petition is denied by the following vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, Kelly, Reynolds, Johnson, and Osborn.

NOES---COUNCILMEN: -Blochman, McNeill, Creelman, and Goldkamp.

ABSENT-NONE.

The following Report of the Health and Morals Committee in the matter of the Petition of H.A. Richenstein for a retail liquor license at 741 Fifth street, is read and on motion adopted viz:

The Health and Morals Committee recommends that the within Petition be denied.

L.A. Blochman, Γ_{i}

who the responsibility is a result of the formal control of the F.J., Goldkamp, and I have been

August 11th, 1905. E.C. Thorpe.

Thereupon on motion said Petition is denied.

The Petition of H.M. Funk and others, also the petition of Wm. Brenfleck and others, also the petition of W. Lewelyn and others, protesting against the granting of said liquor license, are presented and ordered filed.

The following report of the Health and Morals Committee in the matter of a Communication from the Chief of Police in regard to the restaurant license of A. Baudrand is read and on motion adopted, viz:

The Health and Morals Committee recommends that no action be taken on the within matter at this time.

L.A. Blochman,

 $\mathbb{F}_{\bullet}J_{\bullet}$ Goldkamp,

August 11th, 1905.

E.C. Thorpe.

The following Report of the Street Committee in the matter of a Communication from The Board of Public, Works transmitting map of subdivision block 68. La Jolla Park, "Amalfi", is read and on motion adopted, viz:

The Street Committee recommends the adoption of the within recommendation, and the ordinance presented herewith.

A.P. Johnson, Jr.

August 11th?1905

L.A. Creelman.

Thereupon an ordinance adopting said map of said Addition is read and on motion of Councilman Johnson put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Thereupon on motion of Councilman Johnson said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Said Ordinance as adopted is as follows, viz:

O.R.DINANCE NO.

An ordinance adopting map of "Amalfi" Addition", and accepting the streets and alleys therein.

BE IT ORDAINED, by the Common Council of the City of San Diego, as follows:

Section 1. That certain map acknowledged on the 20th day of July, 1905, by Gustave Schulz to be a true and correct map of plat of block 68, in La Jolla Park, in the City of San Diego, California, named and to be known as "Amalfi Addition", and surveyed, July 1905, by W.M. Rumsey, Civil Eng., and at this time by said Gustav Schulz presented to the Common Council, in the City of San Diego, California, for adoption and acceptance on behalf of the public of the streets hereinafter mentioned, is hereby accepted; and the Common Council of the City of San Diego, California, hereby accepts on behalf of the public the following streets, roads, alleys, highways, and unnamed alleys, shown on said map and plat, to-wit: Elizabeth street, Princess street and unmamed alley.

The said streets, roads, alleys and highways are declared to be public streets, roads, alleys and highways, and dedicated to the public use.

Section 2. That the Clerk of said City is hereby authorized and directed to indorse upon said map or plat, as and for the act of this Common Council, which streets, roads, alleys and highways offered by said map or plat, are accepted on behalf of the public as hereinbefore stated.

The following Report of the Street Committee in the matter of a Resolution directing the City Engineer to furnish elevations for the establishment of the grade of "H" street from 26th to 30th streets, is read and on motion adopted, viz:

The Street Committee recommends the adoption of the within Resolution.

A.P. Johnson, Jr.

August 11th, 1905. L.A. Creelman.

Thereupon said: Resolution: is tread and onymotion of councilman Johnson adopted by the following vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and 0sborn.

NOES---NONE.

ABSENT -NONECILM

Said Resolution as adopted is as follows, viz:

R-E-SOO L U T T-O N N O. 23 0.4.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the City Engineer of the City of San Diego, California, be, and he is hereby requested to furnish the proper grade elevation for the establishment of the grade of "H" street from the east line of Twenty-sixth street to the west line of Thirtieth street, and the City of San Diego, California.

The following Report of the Street Committee in the matter of a Resolution directing the City Engineer to furnish grade elevations for the establishment of the grade of National avenue from "N" street to 12th street, is read and on motion adopted, viz:

The Street Committee recommends the adoption of the within Resolution. - . .

A.P. Johnson, Jr.

August 11th, 1905.

L.A. Creelman.

Thereupon said Resolution is read and on motion of Councilman McNeill adopted by

the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT -NONE:

Said Resolution as adopted is as follows, viz:

R E S O L U T I O N N-0. 2 3 O 5.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the City Engineer is authorized and instructed to prepare and submit to this Common Council the proper grade elevations for the establishment of the grade of National Ave., from the south line of N St. to the east line of 312th St., in the City of San Diego.

The following Report of the Street Committee in the matter of the Petition of the Logan Heights Improvement Club for permission to change the names of certain streets, is: read and on motion adopted viz:

The Street Committee recommends that the within Petition be referred back to Council without recommendation.

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August 11th, 1905. The second of the second of L.A. Creelman.

Thereupon on motion of Councilman Blochman said petition is granted.

The following Report of the Health and Morals Committee in the matter of an Ordinance preventing public speaking and exhibitions on certain streets, is read and on motion of Gouncilman McNeill adopted by the following vote to-wit:

LA YES THOUNCILMEN: Thorpe; MONeili; Oreelman; Reynolds; Johnson, and to show him to continue to

NOES---COUNCILMEN: -Blochman, Kelly, and Goldkamp. L.A. Dlechman, E.C. Thomps. ABSENT-NONE.

AugusSaldtReport.as adopted is as follows; viz: mg withing NO.

The Health and Morals Committee recommends the adoption of the within ordinance.

E.C. Thorpe,

August 11th, 1905. F.J. Goldkamp voting No.

Thereupon on motion of Councilman McNeill said Ordinance is put on its final. passage at its first reading by the following two-thirds vote, to-wit: AYES---COUNCILMEN: -Thorpe, McNeill, Creelman, Reynolds, Johnson, and Osborn. NOES---COUNCILMEN: -Blochman, Kelly, and Goldkamp.

ABSENT-NONE . III

Thereupon on motion of Councilman McNeill, said ordinance is adopted by the .following:vote.to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, McNeill, Creelman, Reynolds, Johnson, and Osborn.

NOES---COUNCILMEN: Kelly and Goldkamp.

ABSENT-NONE.

Said ordinance as adopted is as follows, viz:

0	R	D	Ι	N	Α	N	С	E	N O.	>	. –

An ordinance to prevent public speaking or exhibitions and the assembling of crowds on the streets within a certain district.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows: --

Section 1. That from and after the taking effect of this ordinance, it shall be unlawful for any person or persons, upon any street, alley, lane or sidewalk thereof, within that portion of the City of San Diego, California, bounded as follows, to-wit: Commencing at a point on the west line of Fourth street, where the said west line of Fourth street intersects the northerly line of the Bay of San Diego; thence northerly along said west line of Fourth street to the south line of "B" street; thence easterly along said south line of "B". street to the east line of Sixth street; thence southerly along said east line of Sixth street to said north line of the Bay of San Diego; thence westerly to the point of beginning, to cry or-proclaim the merits of any goods, wares, merchandise, medicine, method of healing, patented or copyrighted article; or while standing, sitting ior loitering about such street, alley, lane or the sidewalk thereof to engage in any argument, discussion or dispute with another or other persons, which shall result in attracting or causing to gather thereabout a crowd or assembly of persons; or, with intent to interest, entertain or amuse the public or passers-by, or to attract or gather together any assembly crowd or collection of persons, to harangue, declaim, preach, pray, sing, relate anecdotes or stories, do or perform any slight of hand tricks, juggling, dancing, or conduct or cause to be conducted any show or exhibition of whatsoever kind or nature.

Section 2. The assembling or gathering together of ten or more persons shall constitute an assembly, crowd or collection of persons within the meaning of this ordinance.

Section 3. Any person who shall violate any of the provisions of this ordinance shall be deemed guilty of misdemeanor and upon conviction thereof shall be punished by a fine of not more than three hundred dollars (\$300.00), or by imprisonment in the city jail of this city for a period not exceeding one hundred and fifty days (156), or by both such fine and imprisonment.

Section 4. The Clerk shall cause this ordinance to be published in the official newspaper of said city as provided by law.

The following Report of the Health and Morals Committee in the matter of a Communication from the Board of Health transmitting an ordinance regulating the milk traffic, is read and on motion adopted, viz:

The Health and Morals Committee recommends the adoption of the within recommendation and the ordinance presented herewith.

F.J. Goldkamp, ...

July 28th, 1905.

E.C. Thorpe.

Thereupon an ordinance regulating the sale of milk is read and on motion of Councilman Thorpe put on its final passage at its first reading by the following two-thirds (vote, to-wit: 1.2.

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT NONE . BY A BACK OF COLUMN TO THE STATE OF THE STA

Said ordinance as adopted is as follows, viz:

An ordinance to secure to the inhabitants of the City of San Diego, California, pure, wholesome milk and cream, and to provide for the manner of sale thereof, and for the inspection of milks and dairies and dairy cows.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. The Board of Health of the City of San Diego, California, is hereby authorized, empowered, and directed to regulate and control the traffic of milk and cream in said City of San Diego and the inspection of dairies and dairy cows producing milk and cream for the consumption within the said City.

Section 2. No milk or cream producer, or milk or cream vender, shall, after this ordinance becomes operative, either himself or through his agents, servants, or employes, offer or expose for sale, or sell or deliver for sale, use or consumption within the said City of San Diego, any milk or cream without first having obtained from the Board of Health of the said City of San Diego, a permit to do so, as hereinafter provided.

Section 3. To procure such a permit, the applicant shall present to said Board of Health a written application, and shall state therein the name, and business and residence address of the applicant of applicants, the source or sources from which said applicant or applicants obtain or will obtain all supplies of milk or cream, the number of cows in possession of such applicant, the average quantity of milk and cream produced, and the average quantity disposed of by said applicant, and the manner and character of such disposition, such application to be made to the said Board of Health upon printed blanks to be provided by the Board of Health for such purpose. Such application shall further state the brand or business name, if any, under which said milk or cream is to be sold, exchanged or distributed.

section 4. If the Board of Health, upon such application, shall determine that the statements therein made are true, and that the applicant does not propose selling or offering or exposing for sale or delivering or distributing any unwholesome milk or cream as food for any human being, it shall be the duty of the said Board of Health to issue without cost to said applicant a permit to bring intomsell, or expose or offer for sale, exchange, deliver or distribute milk and cream within the said City of San Diego, and all such written statements required as aforesaid shall be registered in a register to be provided by the said Board of Health and kept for that purpose.

storage of milk and cream, such permits shall be issued only in the name of the owners of the supply of milk and cream, thus on storage or for sale, and shall for the purpose of this ordinance be prima facia evidence of such ownership. No such permits shall be sold or assigned or transferred. Such permits shall be subject at all times to

revocation by said Board of Health in its discretion upon sufficient cause therefor shown to said Board, provided, however, that no such permit shall be revoked until after a hearing after five days' (5) notice in writing has been served on the owner of such permit, in the manner prescribed for the service of notice by Section 1011 of the Code of Civil Procedure of the State of California, which notice shall state the ground of complaint against such owner, and the time and place where the hearing shall take place, and provided further, that no permit shall be revoked by said Board of Health for the first offense, without the uranimous vote of all the members of said Board.

At least once in each year every person or persons, firm or corporation holding such permit shall register with the said Board of Health his or their name and permit number, and shall make a written statement to the said Board of Health, containing all the information required to be given by applicants for permits, and all such written statements required as aforesaid shall be registered in a register to be provided by the said Board of Health and kept for that purpose. Such permit shall be good until the first day of May next after same is granted, unless previously suspended.

Section 6. No person or persons, firm or corporation, shall sell or expose for sale or exchange or delivery or distribute within the limits of the said City of San Diego milk or cream from any vehicle or wagon unless such wagon or vehicle shall have exposed on both sides thereof the permit number of the person or persons, firm or corporations selling or offering or exposing for sale, or distributing, or delivering, or exchanging such milk or cream. Such permit shall be painted on said wagon or vehicle in numbers not less than three inches in height, in what is known as Arabic numerals, and shall be placed on said wagon or vehicle under the direction and according to the requirements of the said Board of Health, and in case the milk or cream is sold from cans or vessels carried by human beings, or on horseback, or on foot, then the permit number of the person or persons, firm or corporation, so selling or offering for sale, delivery, distribution or exchange such milk or cream, shall be placed in a conspicuous place on such can or vessel immediately below the opening thereof, so as to be plainly apparent on superficial inspection, or if such milk and cream is sold or exposed or offered for sale, delivery, distribution or exchange, within a store or house, or on the sidewalk of any street in this City, then such permit number shall also be constantly exposed in some conspicuous manner at the place wherever such milk and cream is sold or kept so as to be plainly

Section 7. It shall be unlawful for any person or persons, firm or corporation, by themselves, or by their agents, servants or employees in said City to render or manufacture, sell, offer for sale, exchange, deliver, distribute, or have in his or its possession, with intent to sell, expose, or offer for sale or exchange, or distribute for human consumption, any impure, adulterated, unhealthy or unwholesome milk and cream.

Section 8. The terms adulterated, impure, unhealthy, and unwholesome, as used in this ordinance, as applied to milk and cream mean:

1st.: Milk containing less than twelve (12) per centum of milk solids.

2nd. Milk containing more than eighty-eight (88) per centum of water or fluids.

... 3rd. Milk containing less than 3.4 per centum of butter fate

4th. Milk with a specific gravity of less than 1.029 at a temperature of 60 degrees \mathbb{F} .

- 5th. Milk containing less than nine (9) per centum by volume of cream.
- 6th. Milk drawn from cows fifteen days before or within ten days after parturition.
- 7th. Milk drawn from cows fed on any unhealthy or unwholesome food.

8th. Milk drawn from cows kept in an unhealthy or unsanitary condition; or from cows affected with any form of disease, or from cows which are supplied with water which is impure or unwholesome.

9th. Milk from which any part, of the cream has been removed.

10th. Milk which has been diluted with water, or with any other fluid, or to which has been added or into which has been introduced any foreign substance whatever.

llth. Milk drawn from cows or by milkers that are themselves in a condition of filth or uncleanliness.

12th. Any milk which is shown by analysis to contain any substance of any character whatever, not natural or normal constituents of milk, or to have been deprived either wholly or in part of any constituent, naturally or normally contained in milk.

13th. For cream butter fat to be not less than twenty (20) per centum by weights.

Any milk of less specific gravity than 1.029, at a temperature of 60 F., or any milk containing more than the proportion of water, or less than the proportions of solids, butter fat or cream prescribed in the foregoing standard, and any cream containing less than twenty (20) per centum of butter fat, shall be deemed to be below the standard, and it shall be unlawful for any person to sell, exchange or deliver, or have in possession or cust ody for sale, exchange, or delivery any milk or cream below the standard as hereinbefore prescribed and defined.

The term cream means the fatty portions of pure milk which rise to the surface when the milk is left at rest, or which are separated by Other means.

section 9. It shall be unlawful for any person or persons, firm or corporation, to have or carry on any wagon or vehicle upon or from which milk or cream is being or is bought, carried, stored, deposited, sold, exchanged, delivered or distributed, or offered or exposed for sale or distribution for any human being, any swill, garbage, refuse, or any decaying or fermenting, putrefying, foul, unwholesome, noxious or filthy matter, or any cans or receptacles containing any material or substance with which cream or milk might be diluted, adulterated, or rendered impure, unwholesome, or unhealthy.

Section 10. All cans, vessels, and receptacles used in the handling of milk and cream, as well as all packages, refrigerators, or compartments of stores or other places where milk or cream is kept stored or handled, shall be kept and maintained scrupuously neat and clean and shall be kept free from the presence or vicinity of any articlenof any kind likely to contaminate or injuratously affect the quality or sweetness of the milk or cream. All cans, vessels, and receptacles in which milk or cream is put or kept shall be sterilized with boiling water or live steam each time before they are used, and all pouring cans, dippers, or other vessels used in peddling milk or cream shall be scalded or sterilized daily, and all bottles in which milk is distributed shall be washed clean and sterilized each time they are used.

Shippers' cans must not be used for the storage of milk or cream by the consumer, but must be returned to the shipper or owner clean and dry within 36 hours after the dealer shall have received the same.

Section 11. Purchasers of milk or cream in bottles supplied by the vendor must use these bottles for such milk or cream only. Should they use them for any other purpose, they shall be liable to the penalty prescribed for violation of this ordinance.

Section 12. It shall be unlawful for any dealer in milk or cream, or his agents, to serve milk or cream in bottles to any dwelling that has in it any contagious disease, of which he has knowledge or notice, or that is placarded by the Department of health for contagious disease, until such placard has been removed by the proper authorities.

It shall be unlawful for any person to remove from such dwelling or place any bottles or receptacles which have been; or are to be used for the purpose of receiving or storing milk or cream.

Section 12. It shall be unlawful for any dealer in milk or cream, or his agents, to bottle, cause to be bottled, or to be placed in jars, cans, or other receptacles, any part of his milk or cream supply while upon the delivery wagon, or at any other place than the milk house or milk depot.

Section 13. No dairyman or dealer in milk, nor the servant or agent of any dairyman or dealer in milk, shall sell, exchange, or deliver, or have in custody, or possession with intent to sell, exchange, or deliver, milk from which the cream or any part thereof has been removed, unless the same model as Skimmed Milk, and in a conspicuous place above the center, upon the outside of every vessel, can or package from or in which such milk is sold or held for exchange or delivery, the words "Skimmed Milk" are distinctly painted or printed in letters not less than one inch in length.

Section 14. The existence, in the City of San Diego, of adulterated milk or cream, or of milk or cream below the standard as hereinbefore defined and prescribed, is hereby declared a nuisance, and shall be abated accordingly; and any Health Officer, Milk Inspector and any other officer of the City of San Diego charged with the inspection of milk is hereby authorized to remove the same with all reasonable promptness; provided, that this section shall not apply to skimmed milk, when sold as such under the provisions of this ordinance.

Section 15. It shall be unlawful for any person to use any bottle, can or vessel, for the purpose of selling, delivering, or distributing milk or cream therein, unless immediately prior to such use said bottle, can or other vessel has been washed clean in warm water, with soda or soap, and thoroughly sterilized by boiling or steaming by means of an appliance or plant used exclusively for that purpose. Such appliance or plant shall be open at all times to the inspection of the Health Officer, or any inspector designated by him.

Section 16. It shall be unlawful for any person to sell, deliver, or distribute any milk or cream in bottles, unless such bottles have been securely sealed up at the dairy or milk depot with paraffine or other suitable sealing material, after having been filled with milk or cream.

Section 17. It shall be unlawful for any person sick with scarlet fever, diptheria, small-pox or other contagious or infectious disease, or who knows himself to have been exposed to any such disease within a period of ten (10) days, to handle, transport, deliver, mix, work over or distribute milk or cream, or to serve as a milker or milkman; and it shall be unlawful for any person knowingly to use any bottle, can or other vessel in the

sale distribution or delivery of milk or cream, which has been handled by any person sick with any such contagious or infectious disease, unless such bottle, can or vessel has been thereafter cleaned and sterilized, as hereinbefore provided.

Section 18. Every dealer in milk or cream who uses a wagon, cart, or other vehicle in his business as such dealer shall, during each month from the first of May to the last of November of each year, inclusive, have and keep upon such vehicle a covering of canvass, or other material, equally effective as canvass, to protect the contents thereof from the rays of the sun.

Section 19. In order to carry out the purposes and provisions of this ordinance, the said Board of Health and all its officers, agents, and employees shall have the right at any and all times to enter upon or into the premises of any producer or vender or distributer of milk authorized under the provisions of this ordinance, and any refusal upon the part of any producer, vender, or distributer to allow such entry and such inspection as may be required and directed by the said Board of Health, may be punished by the revocation of the permit of such producer, distributer or vender by the said Board.

Section 20. All cow stables shall be thoroughly cleaned daily, and shall at all times be kept in a sanitary condition, and no manure shall be allowed to remain in or near the stable or other place where the milking is done or the cows are kept, and it is hereby made the duty of the Board of Health of the City to cause all cow stables and places in the City where cows are kept for dairy purposes to be inspected so often as said Board may deem expedient, and said Board may also inspect dairies and places where cows are kept for dairy purposes outside the City and from which milk is brought into the City for sale, and if any such place is not kept as herein required, or if the milk therefrom is, by reason of the filthy practices or any unsanitary condition or want of cleanliness, unfit to be brought into the City for sale, the said Board may exclude such milk from coming into the City and may notify any dealer or other person who shall receive the same not to receive the milk from such places, and upon such notice no dealer shall accept or receive milk or cream from any such dairy.

Section 21. The Said Board and all its officers, agents, and employees shall have the right and it shall be their duty to enter and have full access, egress, and ingress to all places where milk is stored or kept for sale, and to all wagons and carriages or other vehicles, railroad cars, steamboats or conveyances of every kind used for the conveyance or transportation or delivery of milk for the purpose of consumption in the said City of San Diego.

Section 32. All persons selling or offering for sale milk or cream within the said City of San Diego, or furnishing or supplying milk or cream to be sold therein, shall allow samples thereof to be taken by the Board of Health, its officers, agents, and employees at any time when demanded and without any charge therefor.

Section 23. It shall be the duty of the owner, agent, or manager of any dairy in the said City of San Diego, or of any dairy from which milk is brought into this City, to forthwith report to the Board of Health of the said City in writing anything of which he has knowledge or notice, tending to render milk obtained from such dairy unwholesome, impure, or unhealthy.

Section 24. It shall be unlawful for any person or persons, firm or corporation, to obstruct or interfere with the said Board of Health, or any officer, agent or employee of said Board, in the performance of any of the duties required by the officer of said Board.

Section 25. Nothing herein contained shall be construed to prevent or prohibit the use, sale, or manufacture of what is known as condensed milk, provided the same is made, compounded, and prepared from pure, clean, fresh, wholesome, and unadulterated milk within the meaning of this ordinance, and is in sound and wholesome condition, and provided also, that in the case of condensed milk, the proportion of milk solids shall be equivalent to twelve (12) per centum of milk solids in crude milk, and that of such solids twenty-six and one-half (26-1/2) per centum shall be fat. Cane sugar shall not be considered and adulterant of condensed milk.

Section 26. No person shall expose or offer for sale within the said City any milk commonly known as "skimmed milk", or milk from which the cream or any portion of it has been extracted except it is plainly stated to be skimmed milk. And no restaurant or hotel keeper, his agent, servant or employee shall serve any so-called skimmed milk otherwise than as skimmed milk, it being the intent and purpose of this provision that milk as ordinarily disposed of shall mean milk from which no cream has been taken or extracted.

Section 27. It shall be the duty of the owner or consignee of any milk brought into the said City of San Diego, to cause the same to be tendered and exposed for inspection according to the requirements of the said Board of Health, provided that said milk shall not be detained for inspection for more than one hour.

section 28. Any person who shall violate any of the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by a fine of not more than one hundred dollars (\$100.00), or by imprisonment in the City Jail of said City for not more than fifty (50) days, or by both such fine and imprisonment.

Section 29. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 30. That this ordinance shall take effect and be in force thirty (30) days from and after its final passage and approval.

The following Report of the Street Committee in regard to the amount of sidewalking and curbing yet to be done on certain streets, is read and on motion adopted, viz:

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To the Honorable Common Council,

of the City of San Diego, California.

Gentlemen:

Your Street Committee, to whom was referred certain communications from the City Engineer showing the amount of sidewalking and curbing yet to be done on certain streets in the City of San Diego, herewith reports and recommends as follows:

That the City advertise for bids and let a contract for the sidewalking and curbing yet to be done on the following streets, viz:

State street, "D" to "H" streets, in the street of the str

Logan avenue, Twenty-sixth to Thirty-first streets,

National avenue, Twenty-sixth to Thirty-first streets,
Ninth street, "K" to "L" streets,

Twenty-fifth street, "F" to the City Park,

Date street, Front to Fifth streets.

We therefore recommend the adoption of the resolutions of intention presented herewith.

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A.P. Johnson, Jr. and J. and J. and J. A.P. Johnson, Jr. and J. a

. Creelman, Cree

Committee.

A Resolution of Intention to sidewalk and curb Twenty-fifth street from "F" street to the City Park, is read and on motion of Councilman Johnson adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:

ABSENT-NONE.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION NO.

To sidewalk and curb Twenty-fifth street in the City of San Diego, California, from the center line of "F" street to the south line of the City Park.

RESOLVED, That it is the intention of the Common Council of the City of-San Diego, a municipal corporation in the County of San Diego, State of California, to order-the following street work to be done in said City, to-wit:

That Twenty-fifth street in the said City of San Diego, California, on both-sides thereof, from the center line of "F" street to the south line of the City Park, including both sides of all intersections of streets between said points (excepting where already sidewalked with concrete, and also excepting such portions of the said Twenty-fifth street, and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be sidewalked with concrete, the base or foundation of which shall be three inches in thickness and composed of one part, by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor contained in ordinance No.1140 of the ordinances of the said City of San Diego, entitled, "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the 17th day of June, 1902, now on file in the office of the Clerk of the said City of San Diego.

Also that the said Twenty-fifth street, on both sides thereof, from the said center line of "F" street to the said south line of the City Park, including both sides of all intersections of streets between said points (excepting where already curbed with concrete or natural stone, and also excepting such portions of the said Twenty-fifth street and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be curbed with concrete according to the specifications therefor contained in said Ordinance No.1140.

That the San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the-line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

.............................

Councilman Johnson now moves that J.F. Jones be granted permission to construct sidewalks and curbs by private contract in front of lots 1,2,3, and 4, block 7, Reed & Hubbel's Addition, on Logan avenue near 29th street, and that the Board of Public Works be authorized to issue permits for the construction of said sidewalks and curbs, which motion is adopted.

Thereupon a Resolution of Intention to sidewalk and curb Logan avenue from 26th street to 31st street, is read and on motion of Councilman Johnson adopted by the following vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONECTIM

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION NO.

To sidewalk and curb Logan avenue in the City of San Diego, California, from the east line of Twenty-sixth street to the west line of Thirty-first street.

RESOLVED, that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to wit:

That Logan avenue in the said City of San Diego, California, on both sides thereof, from the east line of Twenty-sixth street to the west line of Thirty-first street, including both sides of all intersections of streets between said points (excepting where already sidewalked with concrete and also excepting such portions of the said Logan avenue, and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be sidewalked with concrete, the base or foundation of which shall be three inches in thickness and composed of one part, by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor contained in Ordinance No.1140 of the ordinances of the said City of San Diego, entitled, "An ordinance prescribing

specifications for sidewalking and curbing in the City of San Diego, California, approved on the 17th day of June, 1902, now on file in the office of the Clerk of the said City of San Diego.

Also that the said Logan avenue, on both sides thereof, from the said east line of Twenty-sixth street to the said west line of Thirty-first street, including both sides of all intersections of streets between said points (excepting where already curbed with concrete or natural stone, and also excepting such portions of the said Logan avenue and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be curbed with concrete according to the specifications therefor contained in said Ordinance No.1140.

That the San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

A Resolution to sidewalk and curb State street from "D" to "H" streets is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

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NOES --- NO NE .

ABSENT -NONE

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION NO.

To sidewalk and curb State street in the City of San Diego, California, from the south line of "D" street to the north line of "H" street.

RESOLVED, that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That State street in the said City of San Diego, California, on both sides thereof, from the south line of "D" street to the north line of "H" street, including both sides of all intersections of streets between said points (excepting where already, sidewalked with concrete, and also excepting such portions of the said State street, and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be sidewalked with

concrete, the base or foundation of which shall be three inches in thickness and composed of one part, by volume, of Portland Cement, two parts of sand, and four parts of gravel, according to the specifications therefor contained in ordinance No.1140 of the ordinances of the said City of San Diego, entitled, "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the 17th day of June, 1902, now on file in the office of the Clerk of the said City of San Diego.

Also that the said State street, on both sides thereof, from the said south line of "D" street to the said north line of "H" street, including both sides of all intersections of streets between said points (excepting where already curbed with concrete or natural stone, and also excepting such portions of the said State street and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be curbed with concrete according to the specifications therefor contained in said Ordinance No.1140.

That the San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

A Resolution of Intention to sidewalk and curb Ninth street from "K" to "L" streets, is read and on motion of Councilman Creelman adopted by the following vote to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and

NOES---NONE.

Said Resolution as adopted is as follows, viz:

Osborn.

RESOLUTION OF INTENTION NO.

To sidewalk and curb Ninth street in the City of San Diego, California, from the south line of "K" street to the north line of "L" street.

RESOLVED, that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That Ninth street in the said City of San Diego, California, on both sides thereof, from the south line of "K" street to the north line of "L" street, including both sides of all intersections of streets between said points (excepting where already sidewalked

with concrete, and also excepting such portions of the said Ninth street, and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be sidewalked with concrete, the base or foundation of which shall be three inches in thickness and composed of one part, by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor contained in Ordinance No.1140 of the ordinances of the said City of San Diego, entitled, "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the 17th day of June, 1902, now on file in the office of the Clerk of the said City of San Diego.

Also that said Ninth street, on both sides thereof, from the said south line of "K" street to the said north line of "L" street, including both sides of all intersections of streets between said points (excepting where already curbed with concrete or natural stone, and also excepting such portions of the said Ninth street and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be curbed with concrete according to the specifications therefor contained in saod Ordinance No.1140.

That the San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

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A Resolution of Intention to sidewalk and curb National avenue from 26th to 31st streets is read and on motion of Councilman Johnson adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION NO.

To sidewalk and curb National avenue in the City of San Diego, California, from the east line of Twenty-sixth street to the west line of Thirty-first street.

RESOLVED, that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That National avenue in the said City of San Diego, California, on both sides thereof, from the east line of Twenty-sixth street to the west line of Thirty-first street, including both sides of all intersections of streets between said points (excepting where already sidewalked with concrete, and also excepting such portions of the said National avenue, and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be sidewalked with concrete, the base or foundation of which shall be three inches in thickness and composed of one part, by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor contained in Ordinance No.1140 of the ordinances of the said City of San Diego, entitled, "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the 17th day of June, 1902, now on file in the office of the Clerk of the said City of San Diego.

Also that the said National avenue, on both sides thereof, from the said east line of Twenty-sixth street to the said west line of Thirty-first street, including both sides of all intersections of streets between said points (excepting where already curbed with concrete or natural stone, and also excepting such portions of the said National avenue and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be curbed with concrete according to specifications therefor contained in said Ordinance No.1140.

The San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

A Resolution of Intention to sidewalk and curb Date street from front to Fifth streets is read and on motion of Councilman Creelman adopted by the following vote, to-wit: AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONECILIT

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION NO.

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offering to compromise the claim of said City for taxes, is read and referred to the Finance Committee.

The following Report of the Health and Morals Committee in the matter of the Petition of Watson Boyles for permission to peddle without a license, is read and on motion adopted, viz:

The Health and Morals Committee recommends that the within Petition be denied:

L.A. Blochman,

 $\mathbb{F}_{\bullet}J_{\bullet}$ Goldkamp,

August 4th, 1905. Thorpe.

The following Report of the Street Committee in the matter of the Petition of J.H. Jackson et al for sidewalking and curbing Sixteenth street from "H" street to the City Park, is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be granted, and the Resolution presented herewith be adopted.

A.P. Johnson, Jr.

Chas. Kelly.

August 4th, 1905.

L.A. Creelman

Thereupon a Resolution to sidewalk and curb said street between said points is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

R E S O L U T I O N - T N O. 2 2 8 4.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that Sixteenth street from the north line of "H" street to the south line of the City Park, be improved between said points, by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No. 1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 6th day of November, 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 6th day of November, 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 6th day of November, 1905.

-----000

Sidney Thomas to except the sidewalking and curbing return at the southwest corner of Fourth and Palm streets, is read and on motion adopted, viz:

The Street Committee recommends the granting of the within Petition and the Resolution presented herewith.

A.P. Johnson, Jr.

Chas. Kelly. The control of the cont

August 4th, 1905.

L.A. Creelman.

Thereupon a Resolution excepting the sidewalking and curbing return at said point, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Coldkamp and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

R E S O L U T I O N . N O 2 2 2 8 9 4 4 4 7 7 7 7 7

WHEREAS, the Common Council of the City of San Diego, California, on the 19th day of May, 1905, passed Resolution No. 2231 declaring its intention to pass a Resolution of Intention to order Fourth street to be sidewalked between certain points therein mentioned, including the southwest corner of Fourth and Palm streets, and it now appears to the said Common Council that it is not expedient to include the return of said sidewalk at the southwest corner of said Fourth and Palm streets, in the work which shall be ordered to be done, now, therefore,

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the return at the southwest corner of Fourth and Palm streets in the City of San Diego, California, be omitted and excepted from said resolution heretofore passed, and above referred to.

The following Report of the Street Committee in the matter of the Petition of Howard Reynolds to except the sidewalking and curbing return and the northeast corner of Twenty-fifth and "G" street, is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be denied.

A.P. Johnson, Jr.

Chas, Kelly, the same of the s

August 4th, 1905.

L.A. Creelman. The control of the co

The following Report of the Street Committee in the matter of the Petition of Property Owners to withdraw their names from the Petition to grade Albatrossystreet vis on Fread and on motion adopted, viz:

The Street Committee recommends that the within Petition be granted.

A.P. Johnson, Jr.

That we have the second of the control of the contr

August 4th, 1905.

L.A. Creelman.

A Communication from the City Attorney transmitting a communication from the Attorneys for the plaintiff in the action of James B. Beach vs. The City of San Diego,

To sidewalk and curb Date street in the City of San Diego, California, from the east line of Front street to the west line of Fifth street.

RESOLVED, that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That Date street in the said City of San Diego, California, on both sides thereof, from the east line of Front street to the west line of Fifth street, imcluding both sides of all intersections of streets between said points (excepting where already sidewalked with concrete, and also excepting such portions of the said Date street, and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be sidewalked with concrete, the base or foundation of which shall be three inches in thickness and composed of one part, by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor contained in Ordinance No.1140 of the ordinances of the said City of San Diego, entitled, "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the 17th day of June, 1902, now on file in the office of the Clerk of the said City of San Diego.

Also that the said Date street, on both sides thereof, from the said east line of Front street to the said west line of Fifth street, including both sides of all intersections of streets between said points (excepting where already curbed with concrete or natural stone, and also excepting such portions of the said Date street and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be curbed with concrete according to the specifications therefor contained in said Ordinance No.1140.

That the San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

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A YES---Councilmen: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and

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A Resolution to pave 5th street, from "A" to Upas streets, is presented and read.

Councilman Creelman moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

NOES---Nones comments of the optimization of the second of

ABSENT-NONE.

Thereupon on motion of Councilman Creelman said resolution is adopted by the following vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blockman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and

Andreas of the Osborn. The first of anti-process of the first of the second of the sec

NOES---NONE.

ABSENT-NONE.

Said Resolution as adopted is as follows, viz:

THE SOLUTION ON NOTE SOLUTION OF THE SOLUTION

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the City Engineer of the said-City of San Diego, California, be, and he is, hereby authorized and directed to prepare and furnish to the Common Council, plans, drawings, and cross-sections for the paving of that portion of Fifth street, in the City of San Diego, California, and that portion of the intersections of the said Fifth street with cross streets, between the north line of "A" street and the south line of Upas street, (excepting the sidewalks of the said Fifth street and the sidewalks of said intersections of streets) lying east lof a line drawn nine and sixty-five hundredths feet east from, and parallel to the center line of the said Fifth street and the said intersections of streets, running from the said south line of "A" street to the said south line of "pas street; also that portion of the said Fifth street, and the portion of the said intersections of the said Fifth street with cross streets, between said points (excepting the sidewalks of the said Fifth street and the sidewalks of said intersections of streets) lying west of a line drawn nine and sixty-five hundredths feet west from, and parallel to, the said center line, except that portion of the said Fifth street and the said intersections of streets between said points required by law to be kept in order or repair by any person or company having railroad tracks thereon, with asphalt pavement upon and asphalt concrete base. Said plans, drawings, and cross-sections to comply with the provisions of Ordinance numbered Eleven Hundred and Twenty-nine of the Ordinances Of said City, entitled, "An Ordinance prescribing specifications for asphalt pavement on asphalt concrete base in the City of San Diego, California, "approved on the 3rd day of June, 1902, and amended by Ordinance numbered Eleven Hundred and Forty-seven of the ordinances of said City, entitled, "An ordinance amending section 2 of Ordinance No.1129 of the Ordinances of said City, approved on the 3rd day of June, 1902", approved on the 17th day of June, 1902.

That the said City Engineer be and he is hereby authorized and directed to furnish to this Common Council a careful estimate of the number of cubic yards of excavation necessary to be made in so paving the said Fifth street, and said intersections of streets, as above stated, which estimate shall be made in duplicate, and on copy of said estimate shall be kept on file in the office of the said City Engineer, and shall, during office hours, be accessible for inspection to any person who may desire to inspect the same. That the said estimate shall include plans and specifications, and estimates of the cost of any and all culverts which may be necessary to be constructed in doing said work.

That the Superintendent of Streets of said City be and he is hereby authorized and

directed to furnish to this Common Council a description of the place or places where the surplus earth, to be removed in doing said work, shall be placed and deposited.

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Councilman McNeill now moves that the Council adjourn, which motion is defeated.

A Resolution adopting plans, drawings and specifications for the construction of a bridge on Harrison avenue, is read and on motion referred to the Street Committee.

The following Reports of the Street Committee in the matter of the Petition of Property Owners for an extension of time to sidewalk and curb Columbia street in front of lots 1,2,3,4,5, and 6, Middletown, is read and on motion adopted, viz:

The Street Committee recommends that the within petition be granted, and the adoption of the Resolution presented herewith.

A.P. Johnson, Jr.

August 11th, 1904.

L.A. Creelman.

Thereupon a Resolution granting Property Owner an extension of time within which to complete the sidewalking and curbing in front of said lots, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

A YES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Ozborn. Osborn.

NCES---NONE . The Late of the control of the contro

ABSENT-NONE: The Committee of the Control of the Co

Said Resolution as adopted is as follows, viz:

THE RESOLUTION NO. 2301.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that Columbia street from the north line of "H" street to the south line of Kalmia street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No.1140, approved June 17th, 1902.

That the Owners of property fronting upon said street between said points shall have until the 2nd day of January, 1906, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 2nd day of January, 1906 said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 2nd day of January, 1906.

The following Report of the Street Committee in the matter of the Petition of

Property Owners for sidewalking and curbing at the southeast corner of 6th and "E" streets, is read and on motion adopted, viz:

The Street Committee recommends that the within petition be granted, and the adoption of the Resolution presented herewith.

- A.P. Johnson, Jr.

August 11th, 1905.

L.A. Creelman.

Thereupon a Resolution granting property owners to sidewalk and curb at the southeast corner of 6th and "E" streets until the 2nd day of January, 1906, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

'A YES---Councilmen: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Said Resolution as adopted is as follows, viz:

BE IT RESOLVED, By-the Common Council of the City of San Diego, as follows;

That it be and is hereby determined by this Common Council that Sixth street from the north line of "E" street to the south line of "F" street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No.1556, approved April 11th, 1904.

That the owners of property fronting upon said street between said points shall have until the 2nd day of January, 1906, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 2nd day of January, 1906 said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 2nd day of January, 1906.

A Resolution granting property owners until the 2nd day of January, 1906, within which to construct sidewalks and curbs on "E" street, between 6th and 7th streets, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT: NONE.

Said Resolution as adopted is as follows, viz:

R E-S-0-L U-T I-0-N----N-0. 2 2 9 6.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that "E" street from the east line of Sixth street to the west line of Seventh street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No. 1556, approved April 11th, 1904.

That the owners of property fronting upon said street between said points shall have until the 2nd day of January, 1906 within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 2nd day of January, 1906, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 2nd day of January, 1906.

The following Report of the Street Committee in the matter of a Resolution granting property owners until the 6th day of November, 1905, within which to construct sidewalks and curbs on "K" street, by private contract, is read and on motion adopted, viz:

The Street Committee recommends the adoption of the within Resolution.

A.P. Johnson, Jr.

August 11th, 1905 . Let y the state of the L.A. Creelman.

Thereupon on motion of Councilman McNeill said Resolution is adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and 0sborn.

NOES---NONE.

ABSENT-NONE.

Said Resolution as adopted is as follows, viz:

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BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that b"K" street from the east line of 25th street to the west line of 26th street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications formsuch work as contained in Ordinance No.1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 6th day of November, 1905 within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he-is hereby-authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said of hovember, 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 6th day of November, 1905.

The following Report of the Street Committee in the matter of a Resolution giving property owners until the 2nd day of October within which to construct sidewalks and curbs on Thornton avenue, from 4th to 6th streets, at private contract, is read and on motion adopted, viz:

The Street Committee recommends that the within Resolution be adopted.

A.P. Johnson, Jr. 11 Comments of the contract of the contract

The state of the state of the

August 11th, 1905.

L.A. Creelman.

Thereupon on motion of Councilman Blochman said Resolution is adopted by the

AYES---COUNCILMEN: Thorpe; Blochman; Kelly; McNeill, Creelman, Reynolds, Johnson; Goldkamp, and Osborn.

NOES===NONE; ... The second of the second control of the second co

ABSENT -NONE. Commence of the control of the contro

Said Resolution as adopted is as follows, viz:

AND THE RESOLUTION NO. 2-29-9.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that Thornton avenue from the east line of 4th street to the west line of 6th street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No.1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 2nd day of October, 1905, within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 2nd day of October, 1905, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 2nd day of October, 1905:

**A Resolution giving property owners until the 2nd day of January, 1906, within which to construct sidewalks and curbs by private contract, on "H" street from 14th to 15th streets, same being recommended by the Street Committee, is read and on motion of

Councilman McNeill adopted by the following vote, to with the start of the

AYES-J-COUNCILMEN: Thompe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and

NOESTATIONES - The second of the second of the contract of the

ABSENT-NONEGELM . And the following the company of the control partners of the first of the second which

· Said Resolution as adopted is as follows, viz: (1997) or (1997)

RESOLUTION, NO.2300.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that "H" street from the west line of Fourteenth street to the center line of Fifteenth street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No. 1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 2nd day of January, 1906 within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 2nd day of January, 1906 said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 2nd day of January, 1906.

The Report of the Finance Committee in the matter of a Communication from the Board of Public Works recommending an increase in the salary of the 5th street sweeper of \$5.00 per month, is read.

Councilman Reynolds moves that said Report be adopted which motion is defeated by the following vote, to-wit:

AYES---COUNCILMEN: -Creelman, Reynolds, and Johnson.

NOES-5-COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Goldkamp, and Osborn,

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Councilman Blochman now moves that said recommendation be adopted, which motion is adopted.

The Report of the Health and Morals Committee in the matter of the Petition of Thomas J. Roche for a retail liquor license at 5th and "G" streets, is read and on motion of Councilman McNeill action thereon is postponed until the next regular meeting.

The Petition of the Bartlett Estate Company to open Bean street from South Park

Addition to "A" street to its full-width is presented and referred to the Street

Committee.

The Petition of the Bartlett Estate Company to establish the grade of Bean street from South Park Addition to "A" Street, is presented and referred to the Street Committee.

The following Resolutions of Intention to close certain streets and alleys in University Heights, are presented and on motion referred to the Street Committee, viz: Resolution of Intention to close up the alley in Block 95 University Heights, Resolution of Intention to close up the alley in block 135 University Heights, Resolution of Intention to close up the alley in bloc 93 University Heights, Resolution of Intention to close up the alley in block 84 University Heights Resolution of Intention to close up the alley in block 91 University Heights, Resolution of Intention to close up the alley in block 94 University Heights Resolution of Intention to close up the alley in block 90 University Heights, Resolution of Intention to close up the alley in block 89 University Heights. Resolution of Intention to close up the alley in block 88 University Heights, Resolution of Intention to close up the alley in block 87 University Heights, Resolution of Intention to close up the alley in block 86 University Heights, Resolution of Intention to close up the alley in Block 85 University Heights, Resolution of Intention to close up the alley in block 85 1/2 University Heights Resolution of Intention to close up the alley in block 83 University Heights. Resolution of Intention to close up the alley in block 82 University Heights, Resolution of Intention to close up the alley in block 41 University Heights, Resolution of Intention to close up the alley in block 40 University Heights, Resolution of Intention to close up the alley in block 39 University Heights, Resolution of Intention to close up the alley in block 36 University Heights, Resolution of Intention to close up the alley in block 37 University Heights, Resolution of Intention to close up the alley in block 38 University Heights, Resolution of Intention to close portion Delaware street University Heights, Resolution of Intention to close portion New York street University Heights, Resolution of Intention to close portion Rhode Island street University Heights, Resolution of Intention to close portion Tyler avenue University Heights, Resolution of Intention to close portion Garfield avenue University Heights, Resolution of Intention to close portion New Hampshire street University Heights Resolution of Intention tonclose portion Massachusetts street University Heights Resolution of Intention to close Buchanan avenue University Heights, Resolution of Intention to close portion of unnamed street between blocks 93 and 94 University Heights. Resolution of Intention to close portion of unnamed street known as Connecticut

Resolution of Intention close portion Meade street, University Heights, Resolution of Intention to close portion Monroe avenue, University Heights, Resolution of Intention to close Pierce street University Heights, Resolution of Intention to close portion Van Buren avenue University Heights,

L.M. Skinner and others for the improvement of the alley between 14th street and Ban-croft alley, is read and on motion adopted, viz:

The Street Committee recommends that the within petition be denied.

A.P. Johnson, Jr.

August-11th, 1905.

L.A. Creelman.

The following Report of the Street Committee in the matter of a Resolution directing the City Engineer to estimate the yardage for the grading of Campus avenue from Park Boulevard to Adams avenue, is read and on motion adopted, viz:

The Street Committee recommends the adoption of the within Resolution.

A.P. Johnson,

August 4th, 1905.

Chas. Ckellynn.

L.A. Creelman.

Thereupon on motion of Councilman McNeill said Resolution is adopted by the following vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE . The second of th

ABSENT -NONE.

Said Resolution as adopted is as follows, viz:

RESOLUTION N.O. 23007.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows,:

authorized and directed to furnish to this Common Council a careful estimate of the number of cubic yards of excavation and number of cubic yards of embankment necessary to bring Campus avenue in the City of San Diego, California, from the west line of Park Boulevard to the south line of Adams avenue, including the sidewalks thereof, to its official grade and cross-section, excepting such portion of the said Campus avenue and the intersections of streets between said points required by law to be kept in order or repair by any person or company having railroad tracks thereon.

That said estimate shall be made in duplicate, one copy of which shall be kept on file in the Office of the said City Engineer and shall, during Office hours, be accessible for inspection to any person who may desire to inspect the same; that the said estimate shall include plans and specifications and estimates of the cost of any and all culverts which it may be necessary to construct in doing said work.

That the Superintendent of Streets of said City be and he is hereby authorized and directed to furnish to this Common Council a description of the place or places where where the surplus earth to be removed in doing said work shall be placed and deposited.

The Petition of the Standard Oil Company to ratify and confirm the action of the State Board of Harbor Commissioners in granting a wharf franchise, is presented and referred to the Harbor and Wharves Committee.

The following Report of the Street Committee in the matter of the Petition of

Property Owners for a change of grade on 24th street from "J" to "K" streets, is read and on motion adopted, viz:

The Street Committee recommends that the within Petition be granted.

A.P. Johnson, Jr.

Chas. Kelly,

August 4th, 1905.

L.A. Creelman.

Thereupon a Resolution of Intention to change the grade of said street between said points; is read and on motion of Councilman Johnson adopted by the following vote, to-wit:

A YES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No.2316.

To change the grade of Twenty-fourth street between "J" and "K" streets in the City of San Diego, California.

WHEREAS, the owners of a majority of the property affected by the herein proposed change of grade of Twenty-fourth street between "J" and "K" streets in the City of San Diego, California, have petitioned the Common Council of said City to change the grade there of between said points; and

WHEREAS, the said Common Council of said City hereby finds that said petition contains the names of the Owners of a majority of the property to be affected by the said proposed change of grade, and that it is for the public benefit to make said proposed change of grade, and to establish the grade of said Twenty-fourth street between said points as hereinafter set forth, now, therefore,

BE IT RESOLVED, that it is the intention of the Common Council of the said City of San Diego to change and establish the grade of said Twenty-fourth street as follows, to-wit:

At the intersection of the west line of said Twenty-fourth street with the north line of "K" street, the grade to remain as now established at eighty-one feet.

At a point on the west line of said Twenty-fourth street, one hundred and fifty feet north of the intersection of the west line of said Twenty-fourth street with the north line of "K" street, change the grade from eighty-eight and fifty one-hundredths (88.50) feet to eighty-six and fifty one-hundredths (86.50) feet.

At the intersection of the west line of Twenty-fourth street with the south line of "J" street, the grade to remain as now established at ninety-six feet.

At the intersection of the east line of said Twenty-fourth street with the north line of "K" street, the grade to remain as now established at seventy-nine and fifty one-hundredths (79.50) feet.

At a point on the east line of said Twenty-fourth street, one hundred and fifty feet north of the intersection of the said east line of Twenty-fourth street with the north line of "K" street, change the grade from eighty-eight and twenty-five hundredths (85.25) feet to eighty-six and twenty-five hundredths (86.25) feet.

At the intersection of the east line of said Twenty-fourth street with the south line of "J" street, the grade to remain as now established at ninety-seven feet.

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That the grade of the said Twenty-fourth street between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of the said Twenty-fourth street shall have an everage elevation of the opposite curb grades.

All of said grade elevations to be above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the said City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance," approved on the 30th day of June, 1886.

That the exterior boundaries of the district to be benefited by said change of grade, and to be assessed to pay the costs, damages, and expenses of the same, is hereby described and declared to be as follows, to-wit:

Commencing at the northwest corner of lot eight in block twenty-eight of Sherman's Addition in the City of San Diego, California, thence southerly along the westerly boundary line of said lot eight and lot nine in said block twenty-eight to the southwest corner of said lot nine in said block twenty-eight; thence easterly along the northern line of "K" street to the southeast corner of lot twenty-five in block eleven of L.W. Kimball's Addition in said City; thence northerly along the eastern boundary line of lots twenty-four and twenty-five in said block eleven in said W.L. Kimball's Addition to the northeast corner of said lot twenty-four in said block eleven of said L.W. Kimball's Addition; thence westerly along the southern boundary line of "J" street to the point of beginning.

All according to the maps of said Sherman's Addition and said L.W. Kimball's Addition on file in the office of the Recorder of the County of San Diego, State of California.

The City Clerk of said City is hereby directed to cause this Resolution of Intention to be published for ten days in the newspaper in which the official notices of the Common Council of said City are usually printed and published, to-wit: The San Diggo Union and Daily Bee a daily newspaper published and circulated and of general circulation in said City, in every regular issue of said newspaper for said period of ten days, which newspaper is hereby designated as the newspaper in which this Resolution of Intention shall be published in the manner and by the person required by law.

The Superintendent of Streets of said City is hereby ordered and directed, within five days after the first publication of this Resolution, to cause to be conspicuously posted, in the manner and form required by law, within the district hereinabove designated as the district to be benefited by the proposed change of grade, notice of the passage of this Resolution.

_____000_____

A Resolution repealing Resolution of Intention No. 2259 to change the grade of Maple street at the intersection of Front and First streets, is presented and read.

Councilman Johnson moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and

NOES---NONE.

ABSENT-NONE.

Thereupon on motion of Councilman Johnson said Resolution is adopted by the follow-vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Said Resolution as adopted is as follows, viz:

RESOLUTION No. 2314.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That Resolution of Intention No.2259, adopted by the Common Council of the City of San Diego, California, on the 3rd day of July, 1905, to change the grade of Maple street in the City of San Diego, California, between the east line of Front street and the west line of Second street, being Document No.10, 185, filled in the office of the City Clerk of the said City of San Diego, on the 28th day of June, 1905, be and the same is hereby rescinded and repealed.

A Resolution of Intention to change the grade of said Maple street between said points is read and on motion of Councilman Johnson adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Said Resolution as adopted is as follows, viz:

REENSTOUDED T INORMAINEMO.23351 5.

Resolution of Intention to change the grade of Maple street in the City of San Diego,
California, at the points hereinafter mentioned.

WHEREAS, the owners of a majority of the property affected by the herein proposed change of grade of Maple street in the City of San Diego, California, at the points hereinafter mentioned, have petitioned the Common Council of the said City of San Diego, California, to change the grade thereof at said points; and

WHEREAS, the said Common Council of the said City of San Diego hereby finds that the said petition contains the names of the owners of a majority of the property to be affected by the said proposed change of grade, and that it is for the public benefit to make said proposed change of grade, and establish the grade of the said street as hereinafter provided, NOW, THEREFORE,

BE IT RESOLVED, that it is the intention of the Common Council of the City of San Diego, California, to change and establish the grade of said street as follows, to-wit:

At the northeast corner of the intersection of Maple street and Front street, the grade to remain at two hundred and nine feet.

At the northwest corner of the intersection of Maple street and First street, the grade to be changed to two hundred and twenty-four feet.

At the northeast corner of the intersection of Maple street and First street, the

grade to be changed to two hundred and twenty-six feet.

At the northwest corner of the intersection of Maple street and Second street, the grade to remain at two hundred and forty-two feet.

That the grade of the said Maple street from the east line of Front street to the west line of First street, and from the east line of First street to the west line of Second street, shall be of uniform ascent and descent, provided, that the grade of the intersection of the said Maple street and First street, between said points, shall be established so as to conform to the grade elevations as herein proposed to be changed.

The said grade elevations to be above the datum line of levels as fixed by Ordinance No.3 of the ordinances of the City of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the City of San Diego, State of California, and providing for the manner of establishing grades by ordinance, "approved on the 30th day of June, 1886.

That the center line of the said Maple street, between the points hereinbefore mentioned, shall have an average elevation of the opposite curb grades.

That the district benefited by such change of grade and to be assessed for the cost of the same is hereby designated, established, and described as follows:

Commencing at the southwest corner of lot "F" in block three hundred of Horton's Addition; thence running north along the east line of Front street to the northwest corner of the said lot "F"; thence running east to the northeast corner of said lot "F"; thence running north to the northwest corner of lot "L" in said block three hundred; thence running east to the northwest corner of lot "A" in block three hundred and two in said Horton's Addition; thence running south to the northwest corner of lot "A" in block two hundred and eighty-six of the said Horton's Addition; thence running west to the northwest corner of lot "A" in block two hundred and eighty-eight of Horton's Addition; thence running north to the place of beginning; excepting therefrom the portion of the public streets contained therein.

Said district of lands, being located in Horton's Addition in the City of San Diego County of San Diego, State of California, according to the map of said Horton's Addition, made by L.L. Lockling, on file in the office of the County Recorder of the said County of San Diego.

The City Clerk of said City is hereby directed to cause this Resolution of Intention to be published for ten days in the newspaper in which the official notices of the Common Council of said City are usually printed and published, to-wit, The San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation in said City, in every regular issue of said newspaper for said period of ten days, which newspaper is hereby designated as the newspaper in which this Resolution of Intention shall be published in the manner and by the person required by law.

The Superintendent of Streets of said City is hereby ordered and directed, within five days after the first publication of this Resolution, to cause to be conspicuously posted, in the manner and form required by law, within the district herein above designated as the district to be benefited by the proposed change of grade, notice of the passage of this Resolution.

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The following Report of the Electric Light Committee in the matter of the Petition of Matheson and Tracy for permission to erect an electric sign at the northwest corner of 6th and "F" streets, is read and on motion adopted, viz:

The Electric Light Committee recommends that the within petition be granted, and the adoption of the Resolution herewith presented.

E.C. Thorpe,

Augustn12th,1905.

Jay N. Reynolds,

Thereupon a Resolution granting permission to the said Matheson and Tracy to erect said sign at said place is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and

- The Osborn of the Tolk of the State of the

NOES---NONE.

ABSENT-NONE.

Said Resolution as adopted is as follows, viz:

THE SOLUTION TNO. 230.2.

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BE IT RESOLVED, By the Common Council of the City of San Diego, as follows;

That permission be, and is hereby given and granted to Mathieson and Tracy to erect and maintain, in front of their place of business at the northwest corner of Sixth and "F" streets, in the City of San Diego, California, an electric sign six inches by twenty-four inches by eight feet in length, same to contain the words "Bowling, Billiards and Poal"; said sign to placed not less than ten feet above the sidewalk, and to be so constructed as to allow its being swung back against the building.

The following Report of the Street Committee in the matter of the Petition of W.C. Vogt for permission to remove trees in front of lot 7 block 24, Sherman's Addition, is read and on motion adopted, viz:

The Street Committee recommends that the within petition be granted.

A.P. Johnson, Jr.

The second of th

August 11th,1904.

L.A. Creelman.

Thereupon a Resolution granting permission to W.C. Vogt to remove said trees at said point is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and

NOES---NONE.

ABSENT-NONE.

Said Resolution as adopted is as follows, viz:

. . .

RESOLUTION NO. 2306.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That permission be, and is hereby given and granted to W.C. Vogt, to remove certain undesirable trees from the curb line in front of lot 7 block 24, Sherman's Addition, in the City of San Diego, California; said lot being on Twentieth street between "I" and "J" streets.

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The following Report of the Street Committee in the matter of a Communication from the City Engineer reporting the amount of sidewalking and curbing yet to be done on "F" street from 12th to 25th streets, is read and on motion adopted, viz:

The Street Committee recommends that property owners have until January 2nd,1906, within which to S/C "F" street from 12th to 25th streets.

A.P. Johnson, Jr.

August 11th,1905

L.A. Creelman

Thereupon a Resolution granting property owners until January 2nd,1906, within which to construct sidewalks and curbs on said street between said points, is read and on motion of Councilman Johnson adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Said Resolution as adopted is as follows, viz:

RESOLL-UTION No. 2303.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That it be and is hereby determined by this Common Council that "F" street from the east line of Twelfth street to the west line of Twenty-fifth street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No.1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 2nd day of January, 1906 within which to construct sidewalks and curbs thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 2nd day of January, 1906 said City Engineer shall furnish this.

Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 2nd day of January, 1906.

An ordinance providing for refunding surplus money obtained in the opening of National avenue, is read and on motion referred to the Street Committee.

The following Report of the Sewer Committee in the matter of an ordinance creating the La Jolla Sewer Fund, is read and on motion adopted, viz:

The Sewer Committee recommends that the within ordinance be amended by fixing the amount of said fund at the sum of \$10,000.00.

L.A. Blochman,

F.J. Goldkamp,

E.C. Thorpe.

August 11th,1905.

Thereupon an Ordinance creating the La Jolla Sewer Fund is presented and read.

Councilman Thorpe moves that said Ordinance be amended by

fixing the amount of said Fund at \$10,000.00, which motion is adopted.

Thereupon on motion of Councilman Thorpe said ordinance as amended, is put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blockman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and
Osborn.

NOES---NONE.

ABSENT-NONE.

Thereupon on motion of Councilman Thorpe said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and
Osborn.

NOES---NONE.

ABSENT-NONE.

Said ordinance as adopted is as follows, viz:

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An ordinance creating the La Jolla Sewer Fund, and providing for the transfer to said

Fund of any surplus which may remain in the "Sewer Improvement Fund" of the City of

San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That after all the indebtedness to which the Sewer Improvement Fund, mentioned in Ordinance No.1340 of the ordinances of the City of San Diego, California adopted on the 28th day of April, 1903, and approved by the Mayor of said City on the 30th day of April, 1903, is, by the said Ordinance No.1340, and by Ordinance No.1320 of the ordinances of said City, adopted on the 6th day of April, 1903, and approved by the Mayor of said City on the 6th day of April, 1903, made applicable, has been fully paid, if any balance of money shall then remain in said Sewer Improvement Fund, such balance to the amount of \$10,000.00 shall be transferred to a fund to be known as the LA JOLLA SEWER FUND, which last mentioned fund is hereby established, and to be known as the "LA JOLLA SEWER FUND."

And that the Auditor and treasurer of said City are hereby authorized and instructed to make such transfer whenever the conditions hereinbefore prescribed shall have transpired.

At this time Councilman Johnson moves that the City Clerk notify the Board of Public Works that the six men recently employed by the Street Department under recommendation of the City Council, were employed for the purpose of oiling certain streets in the City of San Diego for which the oil had already been purchased and that said men are not being used for that purpose as recommended by the Council, which motion is adopted.

Three years Connect will strand.

After first giving due notice, President Osborn did, in open session, sign
An Ordinance (No) Creating the La Jolla Sewer Fund and providing for the
transfer of surplus now in Sewer Fund; also
An Ordinance (No) preventing public speaking and exhibitions on certain.
streëts; also
An Ordinance (No. 2132) adopting map and accepting streets and alleys in "Amalfi"
Addition, La Jolla Park; also
An Ordinance (No.2133) regulating the milk traffic.
. Thereupon the Council adjourned.
·
John B. Doorn
President of the Common Council of
the City of San Diego, California.
ATTEST: Sutto, City Clerk. Peny of Lay Deputy.
John Johnson

SPECIAL SESSION.

of the City of San Diego, California,

August 28th, 1905.

Pursuant to the following call of the Mayor, viz:

OFFICE OF THE MAYOR OF THE CITY

OF SAN DIEGO, CALIFORNIA.

San Diego, California, August 26th, 1905.

To the Members of the Common Council

of the City of San Diego, California.

Gentlemen:-

I,John L. Sehon, Mayor of the City of San Diego, State of California, good cause appearing to me therefor, do hereby call a special session of your Honorable Body for Monday, the 28th day of August, 1905, at the hour of 7:30 o'clock P.M. thereof, at your usual and accustomed place of meeting in your chambers in that certain building known as the City Hall", situated on the southwest corner of Fifth and "G" streets in the said City of San Diego.

And you are hereby notified that your presence is desired at said special session at said time and place.

J.T. Butler, City Clerk of the said City of San Diego, and Ex-officio Clerk of the Common Council of said City, is hereby directed and instructed to serve, or cause to be served, notices in writing of this Call upon each and every member of the said Common Council, said Notice to contain a statement of the time and place of said special session.

JOHN L. SEHON,

Mayor of the City of San Diego, California.

A meeting of the Common Council is held this day, at 7:30 o'clock P.M., President Osborn presiding.

PRESENT-COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Goldkamp, and Osborn; and Clerks Butler and Day.

ABSENT--COUNCILMEN: -Reynolds and Johnson.

The Notice of the City Clerk of the special session of the Council for Monday, August 28th, 1905; also theng acknowledgement of the receipt of service of the notice calling said special session are read and ordered filed; viz:

OFFICE OF THE CITY CLERK OF THE CITY

OF SAN DIEGO, CALIFORNIA.

San Diego, California, August, 26th, 1905.

To the Members of the Common Council

of the City of San Diego, California.

Gentlemen:

Pursuant to instructions received by me this day from the Honorable John L. Sehon Mayor of the City of San Diego, California, I hereby notify you that the said Mayor has this day called a special session of your Honorable Body for Monday, the 28th day of August, 1905,

at the hour of 7:30 o'clock P.M., thereof, at your usual and accustomed place of meeting in your chambers in that certain building known as the "City Hall", situated on the southwest corner of Fifth and "G" streets in the said City of San Dieg.

And you are hereby notified that your presence is desired at said special session at said time and place.

J.T. BUTLER,

(SEAL) City Clerk of the City of San Diego, California, and Ex-officio Clerk of the Common Council of the said City of San Diego; California.

We, the undersigned, members of the Common Council of the City of San Diego, California, hereby acknowledge the receipt of, and the service upon us, of a copy of the above and foregoing notice, this value of August, 1905.

Chas. Kelly,

L.A. Creelhaa, Creelman,

E.C. Thorpe,

Geo. McNeill,

Jay Reynolds,

John B. Osborn,

A.P. Johnson, Jr.

L.A. Blochman,

F.J. Goldkamp, per McDuell,

F.J. Goldkamp.

A Message from the Mayor stating the objects of the call of the special session, is read and ordered filed, viz:

--- San Diego, California, August 28th, 1905.

To the Honorable Common Council

of the City of San Diego, California.

Having by virtue of the power vested in me as Mayor of the City of San Diego, California, called, under section 8 of Chapter 1, of Article 3 of the Charter, the Common Council to convene in special session at 7:30 o'clock P.M. on Monday, August 28th, 1905, I do hereby communicate to your Honorable Body the objects for which you have been convened, and which several and separate objects are as follows:

I.

To receive, consider, and take appropriate action upon the matter of the request from the Board of Public Works concerning granting to the contractors, Stansbury & Powell, an extension of time to complete the construction of the laying of a wood pipe line in University avenue, which said request, with matters in detail connected therewith, is submitted to your Honorable Body in a separate communication.

· II.

To receive, consider, and take appropriate action upon the matter of the request from the Board of Public Works concerning adding six men to the permanent street force, which said request, with matters in detail connected therewith, is submitted to your Honorable Body in a separate communication.

To receive, consider, and take appropriate action regarding the matter of a communication expressing the views, comments and recommendations of the Mayor concerning the nomination of Peter F. Schaniel to be a Commissioner of Public Works, and the nomination of Dr. Jos. C. Hearne to be a member of the Board of Health, which subject, with matters in detail connected therewith, is submitted to your Honorable Body in a separate communication.

IV.

To receive, consider, and take appropriate action regarding the subject of the appointment of E.B. Gould to be a member of the Board of Library Trustees, which subject, with matters in detail connected therewith, is submitted to your Honorable Body in a separate communication.

V.

To receive, consider, and take appropriate action concerning the subject of a resolution granting Over & Brown an extension of time for the completion of their contract for grading "M" street, which subject, with matters in detail connected therewith, is submitted to your Honorable Body in a separate communication.

VI.

To receive, consider, and take appropriate action concerning the matter of a petition from the Federated Trades and Labor Council to parade the streets of the City of San Diego on "Labor Day", which subject, with matters in detail connected therewith, is submitted to your Honorable Body in a separate communication.

Very respectfully,

JOHN L. SEHON,

Mayor of the City of San Diego, California.

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A Message from the Mayor transmitting a recommendation from the Board of Public Works and a Resolution extending contract of Stansbury & Powell, also a communication from the Board of Public Works in said matter are read and ordered filed.

Thereupon a Resolution granting Stansbury & Powell annextension of stimes of the on contract, is presented and read.

Councilman Blochman now moves that said extension of time be fixed at ninety days, which motion is adopted.

Thereupon on motion of Councilman McNeill said Resolution is adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMEN: -Reynolds and Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION No. 2319.

WHEREAS, on the first day of Frebruary, 1905, Charles Stansbury and C.L. Powell, a copartnership, as Stansbury & Powell, entered into a contract with the City of San Diego through the Board of Public Works of said City, for laying wood pipe on University avenue, University Boulevard, and El Cajon avenue for the extension and improvement of the Water Distributing System of the said City of San Diego, California; and

WHEREAS, the said Stensbury &nRowell have petitioned for an extension of time within which to complete their said contract for ninety days, NCW, THEREF ORE,

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That in consideration of the matters and things set out in the above recital, the said Stansbury & Powell are hereby granted an extension of Ninety days from the date of the expiration of their said contract, which is the first day of September, 1905, for the completion of the work specified in said contract, and to procure the acceptance thereof by the said Board of Public Works.

A Message from the Mayor in the matter of the confirmation of the appointments of Dr. J.C. Hearne as member of the Board of Health, and P.F. Schaniel as Commissioner of the Board of Public Works, is read and ordered filed.

Councilman Blochman moves that the appointment of P.F. Schaniel as Commissioner of the Board of Public Works be confirmed, which motion is adopted by the following vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, and Goldkamp.

NOES---COUNCILMEN: -McNeill, Creelman, and Osborn.

ABSENT-COUNCILMEN: - Reynolds and Johnson.

A Message from the Mayor transmitting Messages presenting the names of H.E. Mills and E.B. Gould as members of the Board of Trustees of Public Library, is read and ordered filed.

A Message from the Mayor presenting the name of E.B. Gould as a member of the Board of Library Trustees is read and on motion action thereon postponed until the next regular meeting of the Council.

A Message from the Mayor presenting the name of H.E. Mills as a member of the Board of Library Trustees is read and on motion action thereon is postponed until the next regular meeting of the Council.

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At this time Councilman Blochman moves that the appointment of Dr. J.C. Hearne as a member of the Board of Health, be confirmed, which motion is defeated by the following vote, to-wit:

AYES --- COUNCILMEN: -Blochman, Kelly, and Goldkamp.

NOES---COUNCILMEN:-Thorpe, McNeill, Creelman, and Osborn.

ABSENT-COUNCILMEN: - Reynolds and Johnson.

A Message from the Mayor transmitting a communication from the Federated Trades

Council asking permission to parade the streets of the City on September 4th,1905, also

a communication from the Federated Trades Council in said matter, are read and ordered filed.

Thereupon a Resolution granting permission to the Federated Trades Labor Council and Unions to parade the streets of the City on said date, is presented and read.

Councilman Creelman moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:-

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Goldkamp, and Osborn.

NOES---NONE. .

ABSENT-COUNCILMEN: - Reynolds and Johnson.

Thereupon on motion of Councilman McNeill said Resolution is adopted by the following vote, to-wit:-

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMEN: - Reynolds and Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION "No. 2318.

WHEREAS, the first Monday in September, commonly known in this State as "Labor Day", is, under the laws of the State, a legal holiday; and

WHEREAS, the Federated Trades, Labor Council, and Affiliated Unions of the City of San Diego, California, have asked the Common Council for permission to parade in the streets of said City on said day, NOW, THEREFORE,

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows:

That the said Federated, Labor Council, and Affiliated Unions of the City of San Diego, California, and all other organizations and persons in sympathy with labor, and the maintenance of its dignity, are hereby granted permission to parade in any and all of the streets in the said City of San Diego, to such extent as may suit their convenience; PROVIDED, that the persons having charge of such parade or parades shall indicate to the Chief of Police the line of march, to the end that the streets along such line may be kept open for them.

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A Message from the Mayor transmitting a Rasolution extending the time of contract of Over and Brown for the grading of "M" street, is read and ordered filed.

Thereupon a Resolution granting Over and Brown thirty days extension of time to complete the grading of "M" street, is read and on motion of Councilmen Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Goldkamp, and Osborn.

NOES -- NONE .

ABSENT-COUNCILMEN: -Reynolds and Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION NO. 2320.

whereas, on the 14th of February, 1905, J. Frank Over and Payne Brown, co-partners, as Over & Brown, entered into a contract with S.W. Hackett, as Superintendent of Streets, for the grading of "M" street in the City of San Diego, California, from the east line of Eighth street to the west line of Thirty-second street; and

WHEREAS, the said Over & Brown have petitioned for an extension of time within which to complete their said contract for thirty days, NOW, THEREFORE,

BE IT RESOLVED, by the Common Council of the City of San Diego, as follows:

That in consideration of the matters and things set out in the above recital, the said Over & Brown are hereby granted an extension of 30 days from the date of the expiration of their said contract, which is the 2nd day of September, 1905, for the completion of the work specified in said contract; and to procure the acceptance thereof by the

A Message from the Mayor transmitting a communication from the Board of Public Works in the matter of increasing the street force, is read and ordered filed.

A Communication from the Board of Public Works in said matter is read and on motion referred to the Finance Committee

Thereupon the Council adjourned.

President of the Common Council of the City of San Diego, California.

ATTEST:

City Clerk,

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REGULAR MEETING.

of the City of San Diego, California,
September 5th, 1905.

A Regular Meeting of the Common Council is held this day, at 7:30 o'clock P.M., President Osbørn presiding. PRESENT-COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johanon, Goldkamp, and Osborn. Clerks Butler, Day and Bartlett. ABSENT--NONE. _____000_____ Minutes of Adjourned Meeting, August 14th, 1905, and Special Session, August 28th, 1905 are read and approved. -----There being no objections the regular order of business is dispensed with for this meeting. A Message from the Mayor transmitting a copy of communication from the City Attorney in the matter of the resignation of Julius Wangenheim as Library Trustee, also acceptance of same, is read and ordered filed. ----000----Messages from the Mayor presenting the name of Dr. J.M. Steade as Member of the Board of Health, also presenting the name of Rev. W.B. Hinson as Member of the Board of Library Trustees, are presented and read. Councilman McNeill moves that said appointments be laid over until the next Regular Meeting of the Council. Councilman Kelly now moves that Rule 6 be suspended pending action on the above matter which motion is defeated by the following vote, to-wit: AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, and Goldkamp. NOES---COUNCILMEN: -McNeill, Creelman, Reynolds, Johnson, and Osborn. ABSENT-NONE. The Report of the City Pound Keeper for the month of August, 1905, is presented and ordered filed. _____

A Communication from the Street Superintendent in the matter of the deposit of the surplus earth in grading Kalmia street, from India street to the City Park, is read and ordered filed.

A Communication from E.P. Alling and others in the matter of the construction of a flush tank between 2nd and 3rd streets, and Walnut and Brookes avenues, is read and referred to the Sewer Committee.

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The Petition of the Board of Education for an extension of time to construct sidewalks and curbs in front of lots 5,6,7,8,9, and 10, block 36, Middletown, is presented and referred to the Street Committee.

The Petition of Evangelist Wm. Simpson for permission to erect a tent at the south-west corner of 6th and "B" streets, for the purpose of holding gospel meetings, is presented

Councilman Reynolds moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and
Osborn.

NOES---NONE.

and read.

ABSENT-NONE.

Councilman McNeill now moves that said petition be granted, which motion-is adopted.

The Petition of Property Owners for a change of grade on Prospect street, La Jolla Park, is presented and referred to the Street Committee.

The Petition of Fook Loy for a Restaurant Liquor License at No.1123 "J" street is presented and referred to the Health and Morals Committee.

The Petition of F.T. Scripps offering to purchase Pueblo Lot No.1298, is presented and referred to the City Lands Committee.

The Petition of the College Hill Land Association and others for the establishment of the grade on University avenue, from Park Boulevard to Florida street, is presented and referred to the Street Committee.

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The Petition of Property Owners to close a portion of Daisy street in La Jolla Park, is presented and referred to the Street Committee.

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A Communication from the Street Superintendent in the matter of the deposit of the surplus earth in grading North avenue, from Meade street to Adams avenue, is read and ordered filed.

A Communication from the street superintendent in the matter of the deposit of the surplus earth in grading India street from Kalmia street to Winder street, is read and ordered filed.

The Petition of Ben F. Chase for refund of \$50.00 paid to the Tax Collector for a retail liquor license is presented and referred to the Finance Committee.

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The Petition of D.M. Hartman for an extension of time to construct sidewalks and

curbs in front of lots 37 and 38 block 6, Breed & Chase's Addition, is presented and

referred to the Street Committee.

The Petition of W.P. Singer for an extension of time to sidewalk and curb in front of lots K and L block 286, Horton's Addition, is presented and referred to the Street Committee.

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The Petition of Sunset Lodge No.328 I.O.O.F. for permission to erect a stone building with cement plaster finish at the southwest corner of 7th and "H" streets, is presented and read.

Councilman Johnson moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

The Petition of Fred Farrow for a Restaurant Liquor License at 646 Fourth street, is presented and referred to the Health and Morals Committee.

The Petition of Geo. S. Carr for the establishment of the grade of "I" street from 26th to 27th streets and on 26th and 27th streets from "H". to "I" is presented and referred to the Street Committee.

A Communication from Gilmore & Co., offering to settle certain delinquent taxes on the north one-half of block 18, Sherman's Addition, is read and referred to the Finance Committee.

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The Petition of Wm. B. Gross for the establishment of the grade on "B" street from 30th to 32nd streets, and 32nd street from "B" to "F" streets, is presented and referred to the Street Committee.

The Petition of Evan W. Evans for revocation of privilege granted Eranzell Eugene to fence in a portion of Jackdaw street for use as chicken yards, is presented and referred to the Street Committee.

A Communication from the Federated Trades Council in the matter of eight hours constituting a days labor, and fixing \$2.00 as the minimum wages, is read and ordered filed.

Councilmen Goldkamp moves that a committee of three be appointed to investigate said matter, which motion is adopted.

A Communication from the County Auditor transmitting assessment of State Board of Equalization on the mileage of the A.T.& S.F.Ry.Co., and Pullman Car Company, is read and ordered filed, viz:

August 26th, 1905.

Mr. J.T. Butler,

City Clerk of San Diego, Calif.

Dear Sir:-

The State Board of Equalization on the 21st day of August, 1905, assessed for the year 1905-6 the Atchison, Topeka and Santa Fe Railway Company, for its franchise, roadway, roadbed, rails, rolling stock in the State of California at \$10079.07 per mile, and the Board of Supervisors has declared the mileage of track in the City of San Diego to be 21.04 miles, making a total assessment of \$212064.

The Pullman Company were assessed at \$170.76 per mile and \$21.04 miles in your City would be \$3591.

Respectfully yours,

E.E. Shaffer,

. . . . County Auditor.

The Petition of L.E. Grigsby for a right-of-way through canyon from Portestant Cemetery to India street, is presented and referred to the Street Committee.

The Petition of Chas.-Kelly and K.O. Sessions, Agent, for a right-of-way for a street between Johnson avenue and Stephens street, is presented and referred to the Street Committee.

The Petition of Charles H. Angier for settlement of delinquent taxes on lot 5 Pueblo Lot No.1783, is presented and referred to the Finance Committee.

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A Communication from the Bartlett Estate Company in the matter of grading 28th street from "B" street to Dartmouth street, is read and referred to the Street Committee.

The Petition of Property Owners for the grading of Dale street from South Park Addition to block 64 Seaman & Choate's Addition, is presented and referred to the Street Committee.

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The Petition of H.A. Collins and others for the grading of Center street on University Heights, is presented and referred to the Street Committee.

The Petition of Isabella Minson to grade 30th street from "L" to "M" streets, is presented and referred to the Street Committee.

. The Petition of George K. French for the grading of 30th street between "I" and "K" streets, is presented and referred to the Street Committee.

The Petition of Property Owners for the grading of 30th street between "I" and "K" streets is presented and referred to the Street Committee.

The Petition of A.G. Spalding for replacing old wooden pipe with cast iron water pipe on road from Point Loma to Military Reservation, is presented and referred to the Water Committee.

The Petition of Carl Fuhrken for a restaurant liquoralicense at Ocean Beach Shell

House, also the Petition of R.M. Young protesting against the granting of said license, are presented and ordered filed.

The Petition of M.J. Ryan for a retail liquor license at the corner of 6th and "I" streets, same being approved by the Health and Morals Committee, is presented and on motion of of Councilman McNeill granted.

A Resolution directing the Board of Public Works to decorate the City Hall on account of the encampment of the I.O.O.F., is presented and read.

Councilman McNeill moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

TheReupon on motion of Councilman McNeill said Resolution is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Said Resolution as adopted is as follows, viz:

R-E-S-0-L U T-I O-N -- N o. 2 3 2 6.

WHEREAS, the grand encampment of the Independent Order of Oddfellows is to hold its annual session in our City, commencing October 6,1905; and

WHEREAS, business houses and public buildings generally are to be decorated in honor of the visitors, therefore,

BE IT RESOLVED that the Board of Public Works is hereby directed to have the City Hall decorated on said occasion at an expense of not to exceed \$75.00 and the said sum is hereby appropriated from the funds of Public Building Fund.

A.P. Johnson, IT.

I hereby certify that the above Resolution can be granted without violating any ordinance of the City of San Diego.

B.J. Edmonds, City Auditor.

The Petition of Property Owners for the grading of "A" street between 25th and 27th streets, samerbeingerecommended by the Street Committee, is presented and read.

Councilmen Kelly moves that said Petition be granted and that the City Attorney prepare the necessary papers for the grading of said street, between said points, which _____

motion is adopted.

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Jolle	a,f	or	public	bat	h. I	nouse,is	present	ed ,ei	nd r e fe rr ed	to	the	City	Lands	© c	ommitt	;өө.	, .

The Petition of Patterson Sprigg and others for a change of grade at the intersection of First and Grape streets, is presented and referred to the Street Committee.

The Petition of Property Owners for widening the sidewalks on 8th street from Brookes to University avenues, is presented and referred to the Street Committee.

A Communication from E.J. Swan transmitting offer to supply the city with dry powder fire extinguishers, is read and onderedoffiled.

At this time President Osborn invites Councilman Johnson to the chair and stakes the floor and moves that Rule 6 of the order of business be suspended for the purpose of taking action on the Petition of Patterson Sprigg and others for a change of grade at the intersection of First and Grape streets, said Petition having been referred to the Street Committee, which motion is adopted by the following vote, to-wite-AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

President Osborn now moves that said Petition be granted, which motion is adopted.

A Communication from the City Clerk in the matter of purchasing a typewriting machine; is read and referred to the Finance Committee.

A Communication from the Board-of Public-Works recommending the purchase of five thousand feet of lumber for the use of the Street Department, is read and referred to the Finance Committee.

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A Communication from the Board of Public Works recommending the purchase of a road grader is read and referred to the Finance Committee.

A Communication from the Board of Public Works recommending an extension of ninety days to Estensbury and Powell within which to complete their contract pignife and ordered filed on the adopted.

A Communication from the Board of Public Works in the matter of decorating the City buildings on account of the Grand Encampment I.O.O.F., October 4th, 1905, is read and ordered filed.

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A Communication from the Board of Public Works recommending the laying of a four inch water pipe on "D" and 26th streets, is read and referred to the Water Committee.

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A Communication from the Board of Public Works recommending the purchase of ten thousand feet of lumber for the use of the Street Department, is read and referred to the Finance Committee. A Communication from the Board of Public Works in the matter of the employment of six men on street work, is read and ordered filed. --------A Communication from the Board of Public Works recommending an increase in the salary of the man employed to measure the depth of the water in the University Heights Reservoir, is read and referred to the Finance Committee. -------------A Communication from the Board of Public Works in the matter of printing copies of the City Ordinances, is presented and action thereon postponed until the next meeting of the Council. ------A Communication from the Board of Public Works in the matter of the completion of the Fire Engine House No.2 at 2nd and "E" streets, is read and referred to the Fire Committee. _____ A Communication from the Board of Public Works in the matter of the completion of Fire Engine House No.5 at 9th street and University avenue, is read and referred to the Fire Committee. A Communication from the Board of Public Works in the matter of the construction of a sewer in block 5 of Breed & Chases' Addition, is read and referred to the Sewer Committee. A Communication from the Board of Public Works in the matter of the purchase of one thousand feet of 2 1/2 inch fire hose, is read and referred to the Finance Committee. ------A Communication from the Board of Public Works in the matter of the construction of a lateral sewer on 23rd street near "A" street, is read and referred to the Sewer Committee. A Communication from the Board of Public Works in the matter of ninety days extension of time on contract of Howard & Long, is presented and read. Councilman McNeill moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit: AYES---COUNCILMEN:-ThorPe, Kelly, McNeill, Creelman, Reynolds, Johnson, and Osborn.

Councilman McNeill now moves that said recommendation be adopted, which motion is

NOES---COUNCILMEN:-Blochman, and Goldkamp.

adopted.

ABSENT-NONE.

A Communication from the City Engineer reporting the amount of sidewalking and curbing yet to be done on 3rd street from Laurel torOlive streets, is presented and referred to the Street Committee.

A Communication from the City Engineer reporting the amount of sidewalking and curbing yet to be done on 25th street, is read and referred to the Street Committee.

A Communication from the City Engineer reporting the amount of sidewalking and curbing yet to be done on Columbia street, from "H" to Kalmia streets, is read and referred to the Street Committee.

A Communication from the City Engineer reporting the amount of sidewalking and curbing yet to be done on 4th street from Ivy street to University avenue, is read and referred to the Street Committee.

A Communication from the City Engineer reporting the amount of sidewalking and curbing yet to be done on 23rd street from "B" to "G" street is read and referred to the Street Committee.

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A Communication from the City Engineer submitting list of elevation for the establishment of the grade of National avenue from "N" to 12th streets, is presented and ordered filed.

A Communication from the City Engineer submitting list of elevations for the establishment of the grade on "H" street from 26th to 30th streets, is presented and ordered filed.

A Communication from the City Engineer transmitting list of elevations—for the establishment of the grade of Albatross street from Laurel to Maple streets, is read and ordered filed.

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A Communication from the City Engineer transmitting estimate of yardage for the grading of Thorn street from 1st street to City Park, is read and ordered filed.

A Communication from the City Engineer in the matter of the recommendations for the establishment of the grades in block 6 Culverwell's Addition, is read and ordered filed.

A Communication from the City Engineer transmitting list of elevations for the establishment of the grade of alley between 24th and 25th streets and "I" and "J" streets, is read and ordered filed.

The Report of the Street Comittee in the matter of an Ordinance providing for the refunding of the surplus money obtained in the opening of National avenue, is read.

Councilman Creelman moves that said entire matter be referred to the City Attorney

for an opinion in said matter, which motion is adopted.

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The following Report of the Finance Committee in the matter of a Communication from C.W. Pauly offering to settle the back taxes on lots & and H block 65 Horton's Addition, is read and adopted, viz:

The Finance Committee recommends the within offer be accepted.

Jay N. Reynolds

September 5th, 1905.

A.P. Johnson.

An ordinance amending Section 45 of Ordinance No.193 in the matter of Public Health, is read and referred to the Health and Morals Committee.

A form of Bond and coupon to replace the 30th street water main with new pipe, is read and ordered filed.

An ordinance providing for the issuance of Bonds to replace the 30th street water main with new pipe, is presented and read.

Councilman Johnson moves that Rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Thereupon on motion of Councilman Johnson said ordinance is placed upon its final passage at its first reading by the following two-thirds vote, to-wit:-

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-NONE.

Said oRdinance as adopted is as follows, viz:

ORDINANCE No. 2138.

An ordinance providing for the issuance of the City Bonds in the sum of fifty-four thousand dollars for the replacing of the Thirtieth street water main from El Cajon avenue to National avenue, (all in the City of San Diego, California,) with new pipe.

WHEREAS, on the 22nd day of July, 1905, in pursuance of a call for a special election duly made, there was submitted to the legal voters of the City of San Diego, California, at such special election, among other things, the proposition whether or not the said City should incur a bonded indebtedness of fifty-four thousand dollars for the purpose of replacing the Thirtieth street water main from El Cajon avenue to National avenue, all in

said City, with new pipe; and

whereas, at said election the whole number of votes cast was twenty-oner hundred and fifty-five (2155), out of which sixteen hundred and twenty-two (1622) votes were given in favor of said proposition, and four hundred and nine (409), and no more, were given against said proposition, and said proposition received the votes of two-thirds of all the voters voting at said special election; and

WHEREAS, the present bond issue and aggregate indebtedness of the City will not exceed fifteen per cent.of the assessed value of all the real and personal property of said City, NOW, THEREF CRE,

BE IT ORDAINED, by the Common Council of the City of San Diego, as follows:

Section 1. That the bonds of the said City of San Dieg to the amount of fifty-four thousand dollars with interest at the rate of four and one-half per cent.per annum, shall be issued for the purpose of replacing, with money derived from the sale of said bonds, the Thirtieth street water main from El Cajon avenue to National avenue, all in said City, with new pipe.

Section 2. Said bonds shall be negotiable in form, and shall contain the promise of the City of San Diego to pay the amount for which they are issued with interest at four and one-half per cent.per annum, payable semi-annually, at the times and in the manner hereinafter specified, and shall further recite the said election authorizing this indebtedness and the purpose for which it is incurred; and shall be one hundred and twenty in number, eighty of which shall be for five hundred dollars each, and forty of which shall be for three hundred and fifty dollars each. Said bonds, principal, and interest shall be payable in gold coin of the United States.

Said bonds shall be numbered from one to one hundred and twenty. The bonds of the denomination of five hundred dollars shall be numbered one, two, four, five, seven, eight, ten, aleven, thirteen, fourteen, sixteen, seventeen, nineteen, twenty, twenty-two, twenty-three, twenty-five, twenty-six, twenty-eight, twenty-nine, thirty-one, thirty-two, thirty-four, thirty-five, thirty-seven, thirty-eight, forty, forty-one, forty-three, forty-four, forty-six, forty-seven, forty-nine, fifty, fifty-two, fifty-three, fifty-five, fifty-six, fifty-eight, fifty-nine, sixty-one, sixty-two, sixty-four, sixty-five, sixty-seven, sixty-eight, seventy, seventy-one, seventy-three, seventy-four, seventy-six, seventy-seven, seventy-nine, eighty, eighty-two, eighty-three, eighty-five, eighty-six, eighty-eight, eighty-nine, ninety-one, ninety-two, ninety-four, ninety-five, ninety-seven, ninety-eight, one hundred, one hundred and seven, one hundred and three, one hundred and four, one hundred and twelve, one hundred and thirteen, one hundred and fifteen, one hundred and sixteen, one hundred and eighteen, and one hundred and nineteen, respectively.

And the bonds of the denomination of three hundred and fifty dollars shall be numbered three, six, nine, twelve, fifteen, eighteen, twenty-one, twenty-four, twenty-seven, thirty-thirty-three, thrity-six, thirty-nine, forty-two, forty-five, forty-eight, fifty-one, fifty-four, fifty-seven, sixty, sixty-three, sixty-six, sixty-nine, seventy-two, seventy-five, seventy-eight, eighty-one, eighty-four, eighty-seven, ninety, ninety-three, ninety-six, ninety-nine, one hundred and two, one hundred and five, one hundred and eight, one hundred and eleven, one hundred and fourteen, one hundred and seventeen, and one hundred and twenty, respectively.

The amount of principal of each bond shall be printed upon the face thereof in large figures, and with ink of a different color than that with which the body of the bond is printed.

on the first day of October, 1906, the bonds numbered one, two, and three shall be come due and payable, and on the first day of October in the year following the bonds numbered four, five, and six shall become due and be payable, and so on, in the order of their number from the less to the greater; two five-hundred dollar bonds and one three hundred and fifty dollar bond shall come due and be payable on the first day of October in each succeeding year until all of said bonds shall have been paid in the order of their maturity:

There shall be attached to each bond one coupon for each semi-annual payment of interest accruing on the said bond, which coupons shall be so arranged as to come due, one in each six months, until and including the maturity of the principal specified in such bond. Each of these coupons shall have printed upon it the number of the principal bond, to which it is attached, and shall in addition be numbered from one consecutively up to the last of the coupons.

Section 3. That the Executive, to-wit, the Mayor of said City of San Diego, be and he is hereby authorized and directed for and on behalf and as the act and deed of the said City of San Diego, to sign each and every one of said bonds as the Executive of said City as aforeseid, and that the Treasurer of said City be and he is hereby authorized and directed to sign his name as Treasurernof the said City of San Diego, to each and every one of said bonds; and the City Clerk of said City be and he is hereby authorized and directed to execute each and every one of said bonds as City Clerk of the said City of San Diego, and to affix the corporate seal of said City of San Diego to each and every one of said bonds; and that said signing and sealing shall constitute and be a sufficient and binding execution of each and every one of said bonds by said City, and that the City Treasurer be end he is hereby authorized and directed to sign his name as Treasurer of said City to each and every one of the respective coupons attached to each respective bond, and that the said signing of said coupons by the City Treasurer shall constitute and be a sufficient and binding execution of each and every one of said coupons by said city.

Section 4. That for the purpose of paying the principal and interest of said bonds, the legislative branch of said City shall, at the time of fixing the general tax levy, and in the manner for such general tax levy provided, levy and collect annually, each year, until such bonds are paid, or until there shall be a sum in the treasury of said. City set apart for that purpose, sufficient to meet all sums coming due for principal and interest on said bonds, a tax sufficient to pay the annual interest on such bonds, and also such part of the principal thereof as shall become due before the time for fixing the next general tax levy. Said taxes shall be in addition to all other taxes levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected, and be used for no other purpose than the payment of said bonds and accruing interest.

That there shall be and is hereby provided a sinking Fund to be kept by the Treasurer of said City to be designated as the Sainking Fund for the payment of the

bonds for Replacing the Thirtieth street Water Main from El Cajon Avenue to National Avenue," and that the proceeds of the taxes levied, as above mentioned, shall be paid into the saidisinking Fund as soon as the same shall be collected, and shall remain in said fund until required for the payment of the principal and interest to be made upon said bonds; and that when the respective payments of principal and interest of said bonds shall fall due, the Treasurer of said City is hereby authorized and directed to pay out of the moneys in said Sinking Fund the said respective sums of principal and interest as they shall fall due, when demand shall be made therefor, upon the surrender of such bonds and coupons.

Section 5. That the form of bonds, and the form of the interest coupons, submitted by the City Attorney at this time, and now filed with the City Clerk, is hereby ratified and approved as and for the form of said bonds, and of said interest coupons (omitting the number, date of maturity, and denomination). And the Board of Public Works of said City is hereby directed to cause the same to be printed, and when printed they shall be executed in the manner hereinabove provided.

Section 6. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public peace, health, and safety, and shall take effect and be in force from and after its final passage and approval by the Mayor of said City.

An ordinance providing for the issuance of Bonds for the completion of the "B" street reinforced concrete conduit is presented and read and on motion of Councilman Johnson, rule 6 is suspended pending action on the above matter, by the following vote to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp and Osborn

NOES---NONE; -

ABSENT-NONE:-

Councilman McNeill moves that said Ordinance be placed on its final passage at its first reading, which motion is adopted by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Thereupon on motion of Councilman McNeill said Ordinance is adopted by the following vote, to-wit;

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AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NORS---NONE:-

ABSENT-NONE:-

Said Ordinance as adopted is as follows, viz;

An ordinance providing for the issuance of the city bonds in the sum of seventy-five thousand dollars for the purpose of constructing and completing the B street re-enforced concrete conduit.

whereas, on the 22nd day of July, 1905, in pursuance of a call for a special election duly made by the Common Council of the City of San Diego, California, there was submitted to the legal voters of said City at such special election, among other things, the proposition whether or not the City should incur a bonded indebtedness of seventy-five thousand dollars for the purpose of constructing and completing a re-enforced concrete conduit commencing at a point on the south line of the City Park about midway between Tenth and Eleventh streets, thence in a southwesterly course to Tenth street, thence down Tenth street to "B" street, thence down "B" street to the we t line of Atlantic street, all in said City, according to the plans and specifications of Geo. A. d'Hemecourt, City Engineer of said City, filed in the office of the City Clerk of said City on the 51st day of May, 1905; and

whereas, at said election the whole number of votes cast on said proposition was eighteen hundred and ninety-two (1892) votes, of which thirteen hundred and thirty-one (1331) votes were given in favor of said proposition, and five hundred and sixty-one (561) votes were no more, were given against said proposition, and

Said proposition received the votes of two-thirds of all the voters voting at said special election; and

WHEREAS, the present contemplated bond issue, and all other contemplated bond issues and the aggregate indebtedness of the City, will not exceed fifteen percent of the assessed value of all the real and personal property of said City, NOW THEREFORE,

BE IT ORDAINED, By the Common Council of the City of San Diego, California:

Section 1. That the bonds of the said City of San Diego to the amount of seventy-five thousand dollars, with interest at the rate of four and one-half per cent. per annum, shall be issued for the purpose of constructing and completing the said B-street Re-enforced Concrete Conduit, it being the same conduit heretofore more fully set out in the preamble contained in this ordinance.

Section 2. Said bonds shall be negotiable in form, and shall contain the promise of the City of San Diego to pay the amount for which they are issued with interest at the rate of four and one-half per cent. per annum, payable semi-annually, at the times and in the manner hereinafter specified, and shall further recite the said ordinence, authorizing this indebtedness, and the purpose for which it is incurred; and shall be one hundred and sixty in number, one hundred and twenty of which shall be for five hundred dollars each, and forty of which shall be for three hundred and seventy-five dollars each. Said bonds, principal, and interest shall be payable in gold coin of the United States.

Said Bonds shall be numbered from one to one hundred and sixty. The bonds of the denomination of five hundred dollars shall be numbered one, two, three, five, six, seven, nine, ten, eleven, thirteen, fourteen, fifteen, seventeen, eighteen, nineteen, twenty-one, twenty-two, twenty-three, twenty-five, twenty-six, twenty-seven, twenty-nine, thirty, thirty-one, thirty-three, thirty-four, thirty-five, thirty-seven, thirty-eight, thirty-nine, forty-one, forty-two, forty-three, forty-five, forty-six, forty-seven, forty-nine, fifty, fifty-one, fifty-three, fifty-four, fifty-five, fifty-seven, fifty-eight, fifty-nine, sixty-one, sixty-two, sixty-three, sixty-five, sixty-six, sixty-seven, sixty-nine, seventy, seventy-one, seventy-three, seventy-four, seventy-five, seventy-seven, seventy-eight, seventy-nine, eighty-one, ninety-two, eighty-three, eighty-five, eighty-six, eighty-seven, eighty-nine, ninety-nine, ninety-one, ninety-three, ninety-four, ninety-five, ninety-seven, ninety-eight, ninety-nine,

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one hundred and one, one hundred and two, one hundred and three, one hundred and five,

one hundred and six, one hundred and seven, one hundred and nine, one hundred and ten, one
and and
hundred and eleven, one hundred and thirteen, one hundred fourteen, one hundred fifteen,
and
one hundred seventeen, one hundred and eighteen, one hundred and nineteen, one hundred and
twenty-one, one hundred and twenty-two, one hundred and twenty-three, one hundred and
twenty-five, one hundred and twenty-six, one hundred and twenty-seven, one hundred and
twenty-nine, one hundred and thirty, one hundred and thirty-one, one hundred and thirtythree, one hundred and thirty-four, one hundred and thirty-five, one hundred and thirtyseven, one hundred and thirty-eight, one hundred and thirty-nine, one hundred and forty-one,
one hundred and forty-two, one hundred and forty-three, one hundred and forty-five, one
hundred and forty-six, one hundred and forty-seven, one hundred and fiftynoe hundred and fifty- one, one hundred and fifty-three, one hundred and fiftyfour, one hundred and fifty-nine, one hundred and fifty-seven, one hundred and fiftyne hundred and fifty-nine, respectively,

And the bonds of the denomination of three hundred and seventy-five dollars shall be numbered four, eight, twelve, sixteen, twenty, twenty-four, twenty-eight, thirty-two, thirty-six, forty, forty-four, forty-eight, fifty-two, fifty-six, sixty, sixty-four, sixty-eight, seventy-two, seventy-six, eighty, eighty-four, eighty-eight, ninety-two, ninety-six, one hundred, one hundred and four, one hundred and eight, one hundred and twelve, one hundred and sixteen, one hundred and twenty, one hundred and twenty-four, one hundred and forty, one hundred and forty-four, one hundred and forty-eight, one hundred and fifty-two, one hundred and fifty-six, one hundred and sixty, respectively.

The amount of the principal of each bond shall be printed upon the face thereof in large figures, and with ink of a different color than that with which the body of the bond is printed.

on the first day of October, 1906, the bonds numbered one, two, three, and four shall become due and payable, and on the first day of October in the year following the bonds numbered five, six, seven, and eight—shall become due and payable, and so on, in the order of their number from the less to the greater; three five-hundred dollar bonds and one three hundred and seventy-five dollar bond shall become due and be payable on the first day of October in each succeeding year until all of said bonds shall have been paid in the order of their maturity.

There shall be attached to each bond one coupon for each semi-annual payment of interest accruing on the said bond, which coupons shall be so arranged as to come due, one in each six months, until and including the maturity of the principal specified in such bonds. Each of these coupons shall have printed upon it the number of the principal bond to which it is attached, and shall in addition be numbered from one consecutively up to the last of the coupons.

Section 3. That the Executive, to-wit, the Mayor of said City of San Diego, be and he is hereby authorized and directed for and on behalf of and as the act and deed of the said City of San Diego, to sign each and every one of said bonds as the Executive of said City as aforesaid, and that the Treasurer of said City be and he is hereby authorized and directed to sign his name as Treasurer of the said City of San Diego, to each and every one of

said bonds; and the City Clerk of said City be and he is hereby authorized and directed to execute each and every one of said bonds as City Clerk of the said City of San Diego, and to

affix the corporate seal of said City of San Diego to each and every one of said bonds; and that said signing and sealing shall constitute and be a sufficient and binding execution of each and every one of said bonds by said City, and that the City Treasurer be and he is hereby authorized and directed to sign his name as Treasurer of said City to each and every one of the respective coupons attached to each respective bond, and that the said signing of said coupons by the City Treasurer shall constitute and be a sufficient and binding execution of each and every one of said coupons by said City.

section 4. That for the purpose of paying the principal and interest of said bonds, the legislative branch of said City shall, at the time of fixing the general tax levy, and in the manner of such general tax levy, provided, levy and collect annually, each year, until such bonds are paid, or until there shall be a sum in the treasury of said City set apart for that purpose, sufficient to meet all sums coming due for principal and interest on said bonds, a tax sufficient to pay the annual interest on such bonds, and also such part of the principal thereof as shall become due before the time of fixing the next general tax levy. Said taxes shall be in addition to all other taxes levied for municipal purposes, and shall be collected at the same time and in the same manner as other municipal taxes are collected and be used for no other purpose than the payment of said bonds and accruing interest.

That there shall be end is hereby provided a Sinking Fund to be kept by the Treasurer of said City to be designated as the "Sinking Fund for the Payment of the Bonds for Constructing and Completing the B-street Concrete Conduit," and that the proceeds of the taxes levied, as above mentioned, shall be paid into the said Sinking Fund as soon as the same shall be collected, and shall remain in said fund until required for the payment of the principal and interest to be made upon said bonds; and that when the respective payments of principal and interest of said bonds shall fall due, the Treasurer of said City is hereby authorized and directed to pay out of the moneys in said Sinking Fund the said respective sums of principal and interest as they shall fall due, when demand shall be made therefor, upon the surrender of such bonds and coupons.

section 5. That the form of bond, and the form of the interest coupons, submitted by the City Attorney at this time, and now filed with the City Clerk, is hereby ratified and approved as and for the form of said bonds, and of said interest coupons (omitting the number, date of maturity, and denomination). And the Board of Public Works of said City is hereby directed to cause the same to be printed, and when printed they shall be executed in the manner hereinabove provided.

section 6. That it be and is hereby determined that this ordinance is one of urgency and for the immediate preservation of the public peace, health, and safety, and shall take effect and be in force from and after its final passafe and approval by the Mayor of said City

At this time, Councilmen McNeill moves that when the Council adjourns, it do adjourn until Monday, September 18th, 1905, which motion is adopted.

---00000----

An Ordinance imposing municipal licenses, and providing for the manner of issuing and collecting the same, having passed first reading August 7th, 1905, is now presented and read.

4.**- - - -000- - - - - - - - - - - - - -**

Councilman Kelly moves that said Ordinance be adopted, which motion is adopted by the

following vote, to-wit;

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, Johnson, Goldkamp and Osborn.

NOES---COUNCILMEN: -McNeill, Creelman and Reynolds.

ABSENT-NONE:-

Said Ordinance as adopted is as follows, viz;

Ordinance No. 2141.

An ordinance imposing municipal licenses in the city of San Diego, California, and providing the manner of issuing and collecting the same, regulating the manufacture, sale, and giving away spiritous, vinous, or malt liquors in said city, and the hours for opening and closing places where such liquors are sold, prohibiting screens and other obstructions, limiting the number of licenses to be issued, and prescribing the duties of certain officers of said city, and fixing a penalty for the violation of said ordinance.

and fixing a penalty for the violation of said ordinance.

Be-it ordained by the common council of the city of San Diego, as follows:

Secton 1. That it shall be unlawful for any person to keep a saloon, bar, barroom, tippling house, dram shop, store or other place, where any wme, ale, beer, or any spiritous, vinous, malt, or mixed liquors, or any intoxicating drinks are manufactured, sold, dispensed, or given away, or to manufacture, sell, dispense, or give away any such wine, ale, or beer, or spiritous, vinous, malt or mixed liquors, or any intoxicating drinks, without first having obtained a license therefor, as provided in this ordinance; provided, that this ordinance shall not apply to the sale of liquors for medicinal purposes, by the owners and proprietors of drug stores, or by their registered assistants, upon the prescription of a regular practicing physician, or for mechanical purposes.

ants, upon the prescription of a regular practicing physician, or for mechanical purposes.

Section 2. That the city auditor shall issue all licenses provided for by this ordinance but no license snall be issued except upon the authorization and consent of the common council made and entered upon the minutes, nor without the payment of the amount hereinafter required to be paid therefor.

Section 3. Said license shall be substantially in the following form:

This is to certify that (here insert the name,) with the receipt of the city tax collector thereon written for the sum of dollars, is hereby authorized to keep, conduct, and carry on (here describe business), for the teim of from the date hereof, at (here specifically describe location.)

Dated this — day of ———, 190—, Auditor of the city of San Diego, California.

Section 4. All licenses shall be signed

of police, he shall visit immediately the places of the persons named in the list furnished by said tax collector, and argest the person or persons at said place, to and selling or giving away any wine, ale, beer, or spiritous, vinous, malt, or mixed liquor, or any intoxicating drinks, without the license required by this ordinance

Section 6. The rate of license shall be

First—For every hotel, restaurant, or eating house where wine, ale, or beer, but not distilled liquors, are sold or furnished with and as a part of bona fide meals, and where no but is kept, and no wine, ale or beer is sold, furnished or given away, except with bona fide meals, the sum of twenty-five dollars per month. Second—For every place of business where said liquors or any of them are sold at wholesale, in quantities of not less than one-lifth of a gallon at a time, the sum of twenty-five dollars per month. Third—For every distillery, brewery, or place where spiritous, vinous, mait, or any infoxicating liquors are manufactured, but not sold, at retail, the sum of twenty-five dollars per month. Fourth—For every saloon, bar, barroom, tippling house, or any other place where any wine, ale or beer, or any spiritous, vinous, or malt, diquor or intexicating drinks are to be sold or dispensed in quantities of, less than one-fifth of a gallon at a time, or to be drank on the premises where sold, except the places mentioned in subdivision One of this section, the sum of fifty dollars per month, or ten dollars per day.

Provided, that no person, holding a license to carry on and conduct the business of a retail dealer, shall be required to take out an additional license to carry on and conduct the business of a retail dealer, shall be required to take out an additional license to carry on the sale liquor dealer, within the same room covered by his retail license.

Section 7. That it shall be and is hereby declared to be unbawful for any person to sell, barter, dispense, or give away any wine, ale, or beer, or any spiritous, malt, vinous or mixed liquors, or any intoxicating drinks, in the city of San Diego, California, between the hour of twelve o'clock and five minutes a. m. on Sunday, and five o'clock a. m. on the following Monday.

Section 9. That it shall be and is hereby declared to be unbawful for any saloon, bar, barroom or tippling house, or other place in the city of San Diego, California, between the hour

and Osborn.

RECORDS, restaurantis, and oring atores, to be or remain within such place during any hour of the night time unless the persons plainly visible from the public selection of the night time unless the persons plainly visible from the public selection of the provided of the persons of the selection of the uninclosed excepting by a single thickness of transparent window glass, to a sidewalk it front thereof, and beginning not more than four fort above such side and the persons of transparent windows thereof; and provided that corner of a block, the petitioner shall designate in his petition upon which which the persons of this skelton, and he shall be required to maintain of the persons of the street adjacent thereto, as he may be the persons of the street adjacent thereto, as he may be the persons of the server of the persons of the server of the persons of the server adjacent thereto, as he may be the persons of the server adjacent thereto, as he may be the persons of the server adjacent thereto, as he may be the persons of the server adjacent thereto, as he may be the persons of the server adjacent thereto, as he may be the persons of the server adjacent thereto, as he may be the persons of the server adjacent thereto, as he may be the persons of the server adjacent thereto, as he may be the persons of the server adjacent thereto, as he may be the persons of the server adjacent thereto, as he may be the persons of the server adjacent thereto, as he may be the persons of the server adjacent thereto, as he may be the persons of the server adjacent thereto, as he may be the persons of the server adjacent thereto, as he may be the persons of the server adjacent the persons of the server adjace

and winous, or mail liquous, or any intoxicating drinks, except under a license to sell at wholesale, on any, such day of election, between surrise, and sunset of such the liquous are such day of election. Section 11. That the owner, proprietor, manager or other perison having charge or control of any snigon, tippling house, barroom, or place where spiritous, mail, or vinous liquors are sold or given away, in quantities less than pron-cifft for a galary close and lock all confidences to and exist form any such place, or cause the same to be so closed and locked, and shall keep the same in such condition against the citrance or exit of any and all persons, the same to be so closed and locked, and about the same, from sunrise to sunset of all days of any general, state, ow municipal election, as in this ordinance provided, and between the hour of five o'clock and five minutes a. m. on Sinday and the hour of five o'clock and five minutes a. m. and five all only of any general, state, ow municipal election, as in this ordinance provided, and between the hours of the week, other than Sunday. The sunday of the week, other than Sunday of the week, other than Sunday of the week, other than such owner, proprietor manager and the servants regularly employed in and about the same to such a galaxy of the week, other than sunday of the week, other than such owner, proprietor or manager and the servants regularly employed in and about the same to ender, romain, or because the following stores, to permit any person, other than such owner, proprietor or manager and the servants regularly employed in and about the same to ender, romain, or because the following stores, to permit any person, other than such owner, proprietor or manager and the servants regularly employed in and about the same to ender, romain, or because the following stores, to permit any person, other than and the servants regularly employed in and about the same to ender, romain, or because the such proprietor manager and the servants regularly employed in an

ed. once in the said city, to-wit, the San Diego Union said city, to-wit, the San Diego Union and Daily Bee.

Passed and adopted by the common council of the city of San Diego, California, this 5th day of September, 1905, by the following vote, to-wit:

Ayes—Councilmen Thorpe, Blochman, Kelly, Johnson, Goldkamp and Osborn.

Noes—Councilmen McNeill, Creelman and Rcynolds.

Absent—None.

and signed in open session thereof by the president of said common council, this 5th day of September, 1905.

JOHN B. OSBORN,

this 5th day of September, 1900.

JOHN B. OSBORN,
President of the common council of the city of San Diego, California.

I hereby certify that the foregoing ordinance was not finally passed until it had been read at two separate meetings of the said common council, viz: On the 7th day of August, 1905, and on the 5th day of September, 1905.

(Seal.)

J. T. BUTLER.

City clerk of the city of San Diego, California, and ex-officio clerk of the common council of the said city of San Diego.

mon country.

Diego.

By PERCY L. DAY, Deputy.

I hereby approve the foregoing ordinance this 6th day of Sept. 1905.

JOHN L. SEHON, Mayor of the city of San Diego, Califor-

nia. (Seal) Attest: J. T. BUTLER. City clerk of the city of San Diego, California.

By PERCY L. DAY, Deputy.

A resolution adopting plans for the paving of Fifth Street from "A" to Upas Streets is read, and on motion of Councilman Johnson adopted by the follow ing vote to-wit: AYES --- COUNCILMEN: - Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, NOES---NONE:-

ABSENT-NONE:-

Said Resolution as adopted is as follows, viz.

RESOLUTION No. 2.336.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows;

That the plans, drawings, and cross-sections for the paving, of that portion of Fifth Street, in the City of San Diego, California, and that portion of the intersection of the said Fifth Street, with cross streets, between the south line of "A" Street and the south line of Upas Street, (excepting the sidewalks of the said Fifth Street and the sidewalks of said intersection of streets) lying east of a line drawn nine and sixty-five hundredths feet east from and parallel to the center line of the said Fifth Street and the said intersections of streets, running from the south line of "A" Street to the said south line of Upas Street; and also that portion of the said Fifth Street and that portion of the said intersections of the said Fifth Street, with cross streets, between said points, (excepting the sidewalks of the said Fifth Street and the sidewalks of said intersection of streets) lying west of a line drawn nine and sixty-five hundredths feet west from and parallel to the said center line, except that portion of the said Fifth Street and the said intersections of streets, between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon, with asphalt pavement upon an asphalt concrete base, prepared and furnished to this Common Council by the City Engineer of said City, pursuant to instructions contained in Resolution No. 2317, adopted by said Common Council on the 14th day of August 1905, and approved on the 17th day of August, 1905, now on file in the office of the City Clerk of said City, be, and the same are, hereby adopted and approved and declared to be the plans, drawings, and cross-sections under which said Fifth Street and the said intersections of said Fifth Street, with cross-streets, between said points, shall be so paved, and under which said pavement shall be so constructed, which plans, drawings, and cross-sections are on file in the office of the City Clerk of said City, and endorsed as follows: "Document No. 10711. Filed Aug. 23, 1905, J. T. Butler, City Clerk. Plans, drawings, and cross-sections for paving 5th Street from "A" to Upas Streets. (By City Engineer.)"

A duplicate, of which plans, drawings, and cross-sections, is on file in the City Engineer's office of said City, in that certain record book endorsed "Street Estimate Book No. 2. Vol. 2 containing drawings referred to in the various reports contained in Street Estimate Book No. 2 Vol. 1" at pages 31 to 35 both inclusive. A duplicate of the estimates contained in said Document No. 10711 is on file and of record in said City Engineer's office of said City, in that certain record book endorsed, "Street Estimate Book No. 2 Vol. 1.", pages 230 to 232 both inclusive.

That said plans, drawings, and cross-sections also include the plans, drawings, and cross-sections for the construction of culverts to be constructed at the same time the said Fift Street is paved between said points, as aforesaid, which plans, drawings, and cross-sections of said culverts are hereby approved and declared to be the plans, drawings, and cross-sections under which said-culverts are to be so constructed in so paving said Fifth Street between said points.

The following report of the Street Committee in the matter of a resolution adopting

plans, drawings, specifications, etc., for the construction of a bridge on Harrison avenue, is read and adopted, viz;

The Street Committee recommends the adoption of the within Resolution.

A. P. Johnson, Jr.

Sept. Ist, 1905.

L. A. Creelman.

Thereupon said Resolution is presented and read, and on motion of Councilman Johnson adopted by the following vote, to-wit;

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Resolution as adopted is as follows, viz;

RESOLUTIOON No. 2321.

BE IT RESOLVED, BY the Common Council of the City of San Diego, as follows; That the drawings, plans and specifications for the construction of a bridge on Harrison avenue in the City of San Diego, California, at the place thereon shown by said drawings, having been prepared by the City Engineer of said City in accordance with the instructions contained in Resolution No. 2363 adopted July 7th, 1905, as set forth and shown in the communication from the said City Engineer dated August 1st, 1905, and filed in the office of the City Clerk of said City on the first day of August, 1905, being Document No. 10477, be and the same are hereby approved and adopted as the plans, drawings, and specifications for the construction of said bridge.

In pursuance of a motion previously adopted for the appointing of a committee to investigate the conditions of the contracts between Stansbury and Powell, Howard and Long, and the City of San Diego, President Osborn now appoints as such committee Councilmen Johnson, Goldkamp and Reynolds.

A Resolution of Intention to grade Harrison avenue from the south line of "N" Street to the west line of Twenty-eighth Street, is presented and read, and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blockman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said resolution as adolted is as follows, viz.

Resolution of Intention No. 2331.

To grade Harrison avenue in the city of San Diego. California, from the south line of No. 2331.

To grade Harrison avenue in the city of San Diego. California, from the south line of No. 2331.

To grade Harrison avenue in the city of San Diego. California, from the south line of No. 2331.

To grade Harrison avenue in the city of San Diego. California, including the county of San Diego. State of California, including the sidewalks thereof, from the south line of No. 2331.

That Harrison avenue in the city of San Diego. California, including the sidewalks of such intersections of succepting sidewalks of such intersections conding to the specifications and drawings thereof according to the specifications and drawings thereof according to the specifications therefore according to the specifications and drawings thereof according to the specifications therefore according to the specifications therefore according to the specifications therefore according to the specifications and drawings thereof according to the specifications therefore according to the specifications and drawings thereof according

above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper, in the manner required by law.

Passed and adopted by the said common council of the said city of San Diego, California, this 5th day of September, 1905, by the following vote, to-wit:

Ayes—Councilmen Thorpe, Blochman, Kelly, McNell, Creelman, Reynolds, Johnson, Goldkamp and Osborn, Noes—None, Absent—None.

President of the common council of the city of San Diego, California.

I hereby certify that the above and foregoing resolution of intention was passed by the common council of the said city of San Diego, at the time and by the vote above stated.

J. T. BUILLER

vote above stafed.

(Seal:)

J. T. BUTLER.
City clerk of the city of San Diego, California, and ex-officio clerk of the common council of the city of San Diego,
By PERCY L. DAY, Deputy,
I hereby approve the foregoing resolution this 7th day of Sept. 1905.

Mayor of the city of San Diego, California.

A Resolution of Intention to grade Eighteenth Street from the north line of "C" street to the south line of the City Park is read, and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES --- COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Resolution as adopted is as follows, viz:

Resolution of Intention No. 2333.

To grade Eighteenth street in the city of San Diego, California, from the north line of Cry street to the south line of the City park.

Resolved, that it is the intention of the common council of the city of San Diego, sand the said city of San Diego, entitled, "An ordinance providing specifications for the grading of streets in the following street work to be done in That Eighteenth street in the city of San Diego, California, including all intersections of streets between said points and the said in The said points and the said in The said points and the said intersections of streets, between said points and the said intersections of streets, between said points and the said intersections of streets, between said points and the said intersections of streets, between said points and the said intersections of streets, between said points and the said intersections of streets, between said points and the said gisheenth street and the said intersections of streets, between said points and the said gisheenth street and the said intersections of streets, between said points and the said points and the said points and the said and point and the said intersections of streets, between said points and the said and point and the said intersections of streets, between said points and the said and point of such intersections of streets between said points and the said and point of such intersections of streets, between said points and the said city of San Diego, be and it is the intended to the said city of San Diego, be and it is of a city of San Diego, be and it is of the possignation of intention of intention of intention conspiculation, in the said city of San Diego, California, this stid day of the estaid city of San Diego, California, the said ci To grade Eighteenth street in the city of San Diego, California, from the north line of "C" street to the south line of the City park.

Resolved, that it is the intention of the common council of the city of San Diego, a municipal corporation in the county of San Diego, state of California, to order the following street work to be done in said city, to-wit:

That Eighteenth street in the city of San Diego, California, including the sidewalks thereof, from the north line of "C" street to the south line of the City park, including all intersections of streets between said points and the sidewalks of such intersections (excepting such portions of the said Eighteenth street and the said intersections of streets, between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), and also excepting the intersections of the

'A Resolution of Intention to grade Sampson Street from the west line of Twenty-eighth Street to the North line of the right of way of the Southern California Railway Company is read, and on motion of Councilman Johnson adopted by the following vote, towit: AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Resolution as adopted is as follows, viz.

Resolution of Intention No. 2332 | 6

To grade Sampson street in the city of San Diego, Callfornia, from the west line of Twenty-eighth street to the north line of the right-of-way of the Southern California Railway company. Resolved, that it is the intention of the common council of the city of San Diego, a municipal corporation in the county of San Diego, state of California, to order the following street work to be done in said city, to-wit:

That Sampson street in the city of San Diego, California, including the sidewalks thereof, from the west line of Twenty-eighth street to the north line of the right-of-way of the Southern California

h street to the north line of the conthern California vay company, including all intersect of streets between said points and sidewalk of such intersections (exng such portions of the said Sampstreet and the said intersections of ts, between said points, required by the least in order or repair by any streets, between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon, and also the intersections of the said Sampson street with cross-streets already graded to the official grade thereof, be graded to the official grade thereof, be graded to the official grade thereof according to the specifications therefor contained in ordinance No. 2001 of the ordinances of the said city of San Diego, entitled, "An ordinance providing specifications for the grading of streets in the city of San Diego, dentitled, "An ordinance providing specifications for the grading of streets in the city of San Diego, childed," and ordinance providing specifications for the grading of streets in the city of San Diego, childed, "An ordinance providing specifications for the grading of streets in the city of San Diego, childed," and ordinance providing specifications for the grading of streets in the city of San Diego, Callfornia, seventeen and eighteen, in block one hundred and forty-three, ninety-six, intereof; On each of lots thirty-six, intereof; On each of lots thereof; On each of lots thirty-six, intereof; On each of lots thirty-six, intereof; On each of lots thereof; On each of lots thirty-six, intereof; On each of lots thirty-six, intereof; On each of lots thirty-six, intereof; On each of lots thereof; On each of lots thirty-six, intereof; On each of lots thirty-six, intereof; On each of lots thirteen, fourteen, for each of lots thereof; On each of l

eighty-one, three hundred and seventy-one and sixty-two-hundred and sixty-one, three hundred and sixty-one in block one hundred and sixty-six and seventy-nine-hundred and sixty-six and seventy-nine-hundred and sixty-six and seventy-nine-hundred and sixty-six and thirty-seven in block one hundred and thirty-two in block one hundred and sixty-six and thirty-two in block one hundred and seventy-four, one hundr

published for six days in said daily newspaper in the manner required by

newspaper in the manner law.

Passed and adopted by the said common council of the said city of San Diego, California, this 5th day of September, 1905, by the following vote, to-wit:

Ayes—Councilmen Thorpe, Blochman, Kolly, McNeill, Creciman, Reynolds, Johnson, Goldkamp and Osborn.

Noes—None.

JOHN B. OSBORN,

Absent—None.

Absent—None.

JOHN B. OSBORN.

President of the common council of the city of San Diego, California!

I hereby ccrtify that the above and foregoing resolution. of intention was passed by the common council of the said city of San Diego, at the time and by the vote above stated.

(Seal.)

J. T. BUTLER.

City clerk of the city of San Diego, California, and ex-officio clerk of the common council of the city of San Diego.

By PERCY L. DAY, Deputy.

I hereby approve the foregoing resolution this 7th day of Sept., 1995.

JOHN L. SEHON.

Mayor of the city of San Diego, California.

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A Resolution to change the grade of Julian Avenue between Dewey and Evans Streets is read, and on motion adopted by the following vote, to-wit:

AYES --- COUNCILMEN: Thorpe, Blochman, Kelly, McNeilli, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Resolution as adopted is as follows, viz;

Resolution of Intention No. 2334.

To change the grade of Julian avenue, between Dewey and Evans streets, in the city of San Diego, California. Whereas, the owners of a majority of the property affected by the herein proposed change of grade of Julian avenue between the points herinafter, mentionpoints hereinafter mentionity of San Diego, California ned the common council of between the po ed, in the city

said city to change the grade thereof, between said points; and Whereas, the said common council of said city hereby finds that said petition contains the names of the owners of a majority of the property to be affected said city hereby linds that said petition contains the names of the owners of a majority of the property to be affected by the said proposed change of grade, and that it is for the public benefit to nake said proposed change of grade and to establish the grade of said Julian avenue as hereihafter set forth; now, therefore be it

Resolved, that it, is the intention of the

common council of the city of San Diego, California, to change and establish the grade of said Julian avenue, as follows, to-wit:

At a point on the northeast line of Julian avenue three hundred feet southeasterly from the east corner of Julian avenue and Dewey street, change the

titled:
"An ordinance establishing a datum line for the grading of streets in the city of San Diego, state of California, and providing for the manner of establishing grades by ordinace." Approved June 30th, 1888.

have a uniform ascent and descent, and the center line of said Julian avenue shall

the center line of said Julian avenue shall have an average elevation of the opposite curb grades.

And the exterior boundaries of the district which is declared to be benefited by the said change of grade, and assessed for the damages, costs and expenses thereof, are hereby described as follows, to-wit:

Commencing at the portherly corner of

to-wit:

Commencing at the northerly corner of lot 1, in block 225, of the San Diego Land and Town company's addition; thence southeasterly following the course of the alley through said block 225 to the most

newspaper in which the of the common council usually printed and pub newspaper in which the official notices of the common council of said city are usually printed and published, to-wit, the San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation in said city, in every regular issue of said newspaper, for said period of ten days, which newspaper is hereby designated as the newspaper in which this resolution of intention whell be published in the mapping and by per in which this resolution of intention shall be published in the manner and by the person required by law.

The superintendent of streets of said

city is hereby ordered and directed

in five days after the first publication of this resolution, to cause to be conspicuously posted, in the manner and form required by law, within the district herein above designated as the district to be benefited by the proposed change of grade, notice of the passage of this resolution.

Passed and adopted by the said common council of the said city of San Diego, California, this 5th day of September, 1905, by the following vote, to-wit:

Ayes—Councilmen Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds Johnson, Goldkamp and Osborn.

Nocs—None.

Noes-None. Absent-None.

Absent—None.

Absent—None.

JOHN B. OSBORN.

President of the common council of the city of San Diego, California.

I hereby certify that the above and foregoing resolution of intention was passed, by the common council of the said city of San Diego, at the time and the rote above stated. said city of San Diego, at the time ar by the vote above stated. (Seal.) J. T. BUTLER.

By PERCY L. DAY, Deputy I hereby aprove the forerow tion this 7th day of Sept. 1905 JOHN L. S Mayor of the city of San Diego, fornia.

A Resolution to close a portion of Twenty-seventh Street is read, and on motion of Councilman Blochman adopted by the following vote to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2337

TO CLOSE A PORTION OF TWENTY-SEVENTH STREET.

It appering to the Common Council that the public interest and convenience require the closing up of that part of Twenty-seventh Street within the bounds of the City of San Diego hereinafter described;

NOW, THEREFORE, BE IT RESOLVED that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, to order closed that portion of Twenty-seventh Street within the bounds of said City more particularly described as follows to-wit:

Commencing at the Northwest corner of Lot 25 in Block 50 of Clastead and Low's Addition in the said City of San Diego; thence sout erly along the western boundary line of said block 50 to the northwest cormer of Lot 14 in said Block 50, thence at right angles west 27 feet to a point; thence northerly to the southwest corner of Lot 24 in Block 51 of Carr's Addition in said City; thence easterly to the place of beginning.

That it will not be necessary in making said improvement to take any land therefor. That the exterior boundaries of the district of the lands to be affected or benerited by said work or improvement, and to be assessed to pay the damages, costs and expenses thereof, are defined as follows to-wit:

Commencing at the northwe t corner of Lot 25 in Block 50 of Clustead and Low's Addition, in the City of San Diego, California; thence easterly along the northern boundary line of said lot 25 to the western boundary line of the alley in said Block 50; thence southerly along the said western boundary line of said alley to the northeasterly corner of Lot 14 in said Block 50; thence westerly along the northern boundary line of said Lot 14 to the northwest corner of said Lot 14; thence northerly to the point of beginning.

Said Carr's Addition being an addition in the City of San Diego as shown by the map thereof on file in the office of the Recorder of said San Diego County, and the said Olmstead

and Lowe's Addition being an addition in the City of San Diego as shown by the map thereof on file in the office of the Recorder of said San Diego County.

The Clerk presents the affidavits of the publication and posting of the Resolution

of Intention to grade Ninth Street from University avenue to Monterey streey, also the affidavits of the publication and posting of the notice of said Resolution, which affidavits are ordered filed.

Thereupon a Resolution ordering the work of grading Ninth Street from University avenue to Monterey street is read, and on motion of Councilman McNeill adopted by the followvote to-wit:

AYES---COUNCILMEN:-ThoRpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Res olution as adopted is as follows, viz.

Resolution No. 2329.

Resolution ordering the work of grading. Ninth street in the city of San Diego, California, from the north line of University ave. to the south line of Monterey street. Resolved, by the common council of the

line.

council of the said city of San Diego California, this 5th day of September, 1995, by the following vote, to-wit: Ayes—Councilmen Thorpe, Blochman Kelly, McNeill, Creelman, Reynolds,

(Seal.)
J. T. BUTLER,
City clerk of the city of San Diego, California and ex-officio clerk of the common council of the said city of San
Diego

The Clerk presents the affidavits of the publication and posting of the Resolution of Intention to grade Redwood Street from Fourth street to the City Park, also the affidavits of the publication and posting of the notice of the passage of said Resolution, which affidavits are ordered filed. The last the second on the second of a contract of the second of the secon

Thereupon a Resolution ordering the work of grading Redwood street from Fourth street to the City Park is read, and on motion of Councilman Blockman adopted by the following vote to-wit:

AYES---COUNCILMEN:-ThoRpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE: --

Said Resolution as adopted is as follows,

Resolution No. 2330.

Resolution ordering the work of grading Redwood street in the city of San Diego, California, from the east line of Fourth street to the west line of the city of San Diego, a municipal corporation in the country of San Diego, a municipal corporation in the country of San Diego, state of California, that the public interest and convenience of said city require that the street work hereinafter described bedone, and therefore the said common council hereby orders the following street work to be done in said city, to-wit:

The grading of Redwood street in the city of San Diego, california, including the sidewalks thereof, from the east line of Fourth street to the west line of the City park; Including all intersections of streets between said points, and the sidewalks of such intersections of streets between said points, and the sidewalks of such intersections of streets between said intersections of streets between said intersections of streets between said points, required by law to be kept in order or repair by any person

same, shall be published, in the manner and form, and by the persons required by law.

The clerk of the said city of San Diego is hereby directed to post conspicuously for five days on or near the chamber door of the said common council, in the manner and form required by law, a notice with specifications inviting sealed proposals or bids for doing said work; and said clerk is hereby directed to publish, for two days, in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing the said work, and referring to the specifications posted or on file, in the said newspaper designated as aforer said for that purpose. Said notice shall require either a certified check or bond, as prescribed by law, for an amount not less than ten per cent of the aggregate of the proposal.

Said clerk of the said city of San Diego is also hereby directed to publish this resolution ordering work, for two days, in the manner required by law, in said newspaper hereinbefore designated for that purpose.

Passed and adopted by the common

council of the said city of San Diego, California, this 5th day of September, 1905, by the following vote, to-wit: Ayes—Councilmen Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp and Osborn. Noes—None, Absent-None. JOHN B. OSBORN

President of the common council of the city of San Diego, California.

I hereby certify that the above and foregoing resolution ordering work was passed by the common council of the said city of San Diego, at the time and by the vote above stated.

(Seal.)

J. T. BUTLER.

(City clerk of the city of San Diego, California, and ex-officio clerk of the common council of the said city of San Diego.

By PERCY L. DAY, Deputy.
I'hereby approve the foregoing resolution this 6th day of Sept., 1905.
Mayor of the city of San Diego, California.

The Clerk presents the affidavits of the publication and posting of the Resolution of Intention to grade Second Street from Thornton avenue to University avenue, also the affidavits of the publication and posting of the notice of the passage of said Resolution which affidavits are ordered filed.

Thereupon a resolution ordering the work of grading Second street from Thornton avenue to University avenue is read, and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Resolution as adopted is as follows, viz.

Resolution No. 2328.

Resolution ordering the work of grading second street in the city of San Diego, after the city of San Diego, a municipal corporation in the county of San Diego, a municipal corporation in the county of San Diego, a municipal corporation in the county of San Diego, california, that the public interest and common council of the street work hereinafter described be done and threefore the said city require that the street work hereinafter described be done and threefore the said common council to be done in said city, to use streets work to be done in said city, to use streets work of grading of Steen Piezo and threefor containing of the control of the said city require that the street work hereinafter described be done on the street work herei

The Clerk presents the affidavits of the publication and posting of the Resolution of Intention to change the grade of "M" street from Thirtieth street to point three hundred feet west of the west line of Twenty-ninth street, which affidavits are ordered filed.

Thereupon an ordinance changing and establishing the grade of "M" street between said points is read, and on motion of Councilman Kelly placed on its final passage at its first reading by the following t wo thirds vote to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Os born.

noes---none:-

ABSENT-NONE:-

Thereupon on motion of Councilmen Blochman said ordinance is adopted by the following vote to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

nces---none:-

ABSENT-NONE:-

Ordinance No. 2140

An ordinance changing and establishing the grade of "M" street, between a point 300 feet west of the west line of 30th street, in the city of San Diego, California.

Whercas, the owners of a majority of the property affected by the herein ordined, change of grade of "M" street, in the city of San Diego, California, at the points hereinafter mentioned, did petition the common council of the city of San Diego, California, to change and modify the grade of said street as hereinafter set forth, and on consideration of said petition by said common council, did on the 24th day of July, 1905, duly pass resolution of intention. No. 2283, which resolution was thereafter approved by the mayor of said city on the 25th day of July, 1905, wherein and whereby said common council did declaratis intention to change and modify the grade of said "M", street, at the points hereinafter set forth; and Whereas, all the acts and things required by law, and the time for filing objections in respect to the proceedings herein, and to the proceedings herein for the grade of said street, as hereinafter set forth, and or consideration of said did declaration of the grade of said petition of intention to change and modify the grade of said street, as hereinafter set forth, and on consideration of said declaration of the grade of said street, have been filed, and sufficient money to defray the expense of this proceeding, nor of the changing and modification of the grade of said seventy eight of the city of the said seventy have been filed, and sufficient money to defray the expense of this proceeding, has been filed, and sufficient money to defray the expense of this p

Choate's addition, the grade elevation to remain as now established at 74.5 feet; at a point on the south line of said "M" street .300 feet west of the west line of said Twenty-ninth. street, which point is more particularly identified as being three hundred and sixty feet west of the northwest corner of block seventy-soven (77) in said Seaman and Choate's addition, the grade elevation to remain as now established, at 73.5 feet.

At the northwest corner of said "M" street and Twenty-ninth street, change the grade elevation from seventy-five feet to seventy-two feet; at the northeast corner of said "M" street and said Twenty-ninth street, change the grade elevation from 75 feet to 72 feet; at the southwest corner of said "M" street and said Twenty-ninth street change the grade elevation from seventy-four feet to seventy-one feet; at the southeast corner of said "M" street and said "Street and said Twenty-ninth street, change the grade elevation from seventy-four feet to seventy-one feet.

At the northwest corner of said "M" street and said Thirtieth street, change the grade elevation from seventy-four feet to seventy-one feet.

At the northwest corner of said "M" street and said Thirtieth street, change the grade elevation from seventy-five feet; at the northcast corner of said "M" street and said Thirtieth street, change the grade elevation to remain as now established, at seventy-six and five tenths feet; at the south west corner of said "M" street and said

Thirtieth street the grade elevation to

remain as now established at seventy-live fect; at the southeast corner of said "M" street and said Thirtieth street the grade elevation to remain as now established at seventy-five and five tenths feet.

And the grafe of said "M" street, between the points hereinbefore mentioned, shall have a uniform ascent and descent. And the center line of said "M" street shall have an average elevation of the opposite curb grades

All of said grade elevations to be above the datum line of levels as fixed by ordinance No. 3 of the ordinances of the said city of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the city of San Diego, state of California, and providing for the manner of establishing grades by ordinances." Approved on the 30th day of June, 1886.

Section 2. That this ordinance shall take effect and be in force from and after, thirty days after its passage and approval.

Section 3. That the city clerk of the said city be, and he is, hereby authorized and directed, immediately after this ordinance goes into effect, to publish, or cause the same to be published, once in the city official newspaper of said city, to-wit, the San Diego Union and Daily Bee.

A Communication from the Superintendent of Streets, designating places for the deposit of surplus dirt in the grading of Spruce street from Latistreet to the City Park, is presented and ordered filed.

At this time the protests in the matter of opening and extending Kearney avenue from

Councilman Johnson moves that the hearing of said protests be postponed until Monday September, 18th, 1905, at 8:30 o'clock P.M., and that the City Clerk be directed to notify said protestants of the time set for said hearing, which motion is adopted.

A Resolution adopting plans, specifications, etc., for bridges and culverts in the grading of India street from Kalmia to Winders streets is read, and on motion of Councilman Kelly, Rule 6 is suspended, pending action on the above matter, by the following vote, to-wit; AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Thereupon on motion of Councilman Kelly, said Resolution is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Meynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2335.

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That the drawings and specifications for the construction of the necessary bridge and culverts to be constructed in the grading of India street in the City of San Diego, Californa from the northwest line of Kalmia street to the northeast line of Winders Street, pursuant to the instructions contained in Joint Resolution No. 2032, now on file in the office of the City Clerk of said City, be and the same are hereby adopted and approved and deflared to be a the drawings and specifications under which said bridge and culverts shall be so constructed, which drawings and specifications are on file in the office of the City Clerk of said City, endorsed as follows; "Document No. 10776. Filed Sept.1. 1905. J. T. Butler, City Clerk, By Percey L. Day, Deputy. Communication from City Engineer. Estimate of yardage in grading India street from Kalmia to Winders streets, also plans and specifications for necessary bridges, etc.,".

A duplicate of which drawings and specifications is on file in the City Engineer's Office of said City in that certain record beek, endorsed; "Street Estimate Book No.2.Vol.2 containing drawings referred to in the various reports contained in Street Estimate Book No. 2. Vol.1." at pages 38 to 39 both inclusive.

A duplicate of the estimates contained in said Document No.10776 is on file and of record in the said City Engineer's Office in said City in that certain Record Book, endorsed; "Street Estimate Book No.2. Vol. 1." pages 233 to 244 both inclusive.

Councilman Johnson now moves that the Council adjourn, which motion is defeated.

The Report of the Sewer Committee in the matter of a Communication from the Board of Health, recommending the extension of the out-fall sewer in the 9th Ward is presented and read, and on motion of Councilman McNeill, said report and communication are referred to the City Attorney.

At this time, President Osborn invites Councilmen McNeill to act as President protempore.

The Report of the Electric Light Committee, in the matter of an Ordinance providing for the placing of an electric light at 3rd and Juniper streets is read, and on motion adopted, viz;

The Electric Light Committee recommends the adoption of the within Ordinance.

E. C. Thorpe.

Sept. 1st, 1905.

Jay. N. Reynolds.

Thereupon said Ordinance is presented and read, and on motion of Councilman Johnson, placed on its final passage at its first reading, by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Thereupon on motion of Councilman Johnson, said Ordinance is adopted by the folkowing vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds., Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Ordinance as adopted is as follows, viz;

The second Red I and A noce Engloss 2 1 4 3 solvery a collection of the

to cause an electric light to be placed at the intersection of Third and Juniper streets in said City.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows;

SECTION 1. That the Board of Public Works of the City of San Diego, California, be and said Board is hereby authorized to cause to be replaced the electric light at the intersection of Third and Juniper streets in the said City of San Diego.

SECTION 2. That the cost of the maintenance of the same will be paid out of the Gas and Electric Light Fund of said City.

SECTION 3. That this is an Ordinance for the immediated preservation of the public peace, health, and safety, and one of urgency, and shall take effect from and after its passage and approval by the Mayor of said City.

A Communication from the Board of Public Works, recommending the sale of two horses at public auction is read, and on motion said recommendation is adopted.

Thereupon an ordinance providing for the sale of two horses, at public auction is presented and read. Councilman Kelly moves, that rule 6 be suspended pending action on the above matter, which motion is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp,

ner with and Osborn.

NOES---NONE:-

ABSENT-NONE: -

Councilman Blochman moves that said Ordinance be placed on its final passage at its first reading, which motion is adopted by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp,

and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Thereupon on motion of Councilman Blochman, said ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkemp,

and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2142.

An Ordinance authorizing the Board of Public Works to dispose of two horses.

BE IT ORDAINED, BY the Common Council of the City of San Diego as: follows;

SECTION 1. The Board of Public Works of the City is hereby authorized to dispose of two horses belonging to the Street Department, which have become too old, and too slow, for use in said Department, the proceeds of the sale of said horses to be paid into the Street Fund.

The following report of the Street Committee, on the Petition of J.Frank Over, for permission to construct asphalt driveways and sidewalk on 7th street between "K" and "L" sts, is read, and on motion adopted, viz;

The Street Committee recommends that the within petition be granted and the adoption of the Resolution presented herewith.

A. P. Johnson.

,

Sept,1st, 1905.

British British Commence of the Commence of th

L. A. Creelman.

Thereupon a Resolution granting permission to construct asphalt sidewalks and driveways on said street between said points is read, and on motion of Councilman Johnson, adopted by the following vote, to-wit;

AYES----COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp,

and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2324 ...

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That permission is hereby granted to the owner of the hereinafter described lot, to lay a sidewalk on seventh street, in front of lot "L", in block 138 of Horton's Addition, the full width of the sidewalk in front of said lot; the same to be asphaltum; and to lay two 2 asphalt driveways on "K" street in front of said lot.

The following report of the Street Committee on the petition of J. Frank Over, for permission to except the return of the sidewalk at the northwest corner of Columbia and Grape streets is read, and on motion adopted, viz;

The Street Committee recommends that the within petition be granted, and the adoption of the Resolution presented herewith.

A. P. Johnson, Jr.

Sept, 1st, 1905.

L. A. Creelman.

Thereupon a Resolution granting permission to except said sidewalk return at said point is read, and on motion of Councilman Johnson, adopted by the following vote, to-wit; AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2323: 1 1 Property of the contract of the contr

BE IT RESOLVED, By the Common Council of the City of San Diego as follows;

That in laying the sidewalk at the northwest corner of Grape and Columbia streets, the radii corner thereof be left out.

Owners, for an electric light at the corner of 16th and "B" streets is read, and on motion adopted, viz;

The Electric Light Committee recommends, that no light at the present time, be placed at 16th and "B" streets; and in lieu thereof, that a span light be located at the intersection of 16th and "A" streets, and recommend the adoption of the Ordinance presented herewith.

E. C. Thorpe.

Sept, 1st. 1905.

Jay. N. Reynolds.

Owners for a low arm light at 1st and Washington streets is read, and on motion adopted, viz;

The Electric Light Committee recommends that a low arm light be placed at 1st and Washington streets, and recommend the adoption of the Ordinance presented herewith.

E. C. Thorpe.

Sept 1st, 1905.

Jay. N. Reynolds.

Thereupon and Ordinance providing for the placing of a low arm light at the corner of 1st and Washington streets is read, and on motion of Councilman Johnson, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Thereupon on motion of Councilman Blochman, said Ordinance is adopted by the following to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Said Ordinance as adopted is as follows, viz;

ORDINANCE No. 2144.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to cause a low arm electric light to be placed at the intersection of First and Washington streets, and a span light at the intersection of 16th and "A" streets in said City.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows;

SECTION 1. That the Board of Public Works of the City of San Diego, California, be, and said Board is hereby authorized to cause a low arm electric light to be placed at the intersection of First and Washington streets, and a span light at the intersection of Sixteenth and "A" streets in the said City of San Diego.

SECTION 2. That the cost of the maintenance of the same will be paid out of the Gas and Electric Light Fund of said City.

SECTION 3. That this is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval by the Mayor of said City.

An Ordinance providing for the purchase of a starting box" for the elevator in the City Hall is read, and on motion of Councilman Creelman, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

ABSENT-NONE:-

Thereupon on motion of Councilman Creelman, said Ordinance is adopted by the following vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:

ABSENT-NONE:-

Said Ordinance as adopted is as follows, viz;

- The state of the

An Ordinance providing for the purchase of a "Starting Box" for the elevator in the City Hall.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows;

SECTION 1. That the Board of Public Works is hereby authorized to purchase and
caused to be installed, a new "Starting Box" for the elevator in the City Hall of said City,
provided that the cost of the same shall not exceed the sum of one hundred dollars (\$100.00).
SECTION 2. That there is hereby appropriated out of the General Fund, sufficient
money to pay for the improvement hereinbefore authorized.
The following report of the Fire Committee on the Communication from FW. Braun &Co,
in the matter of the purchase of "Swan's Dry Powder Fire Extinguishers", is read, and on
motion adopted, viz;
The Fire Committee recommends, that the City purchase 12 "Swan's Dry Powder Fire Ex-
tinguishers" at a cost not to exceed \$2.50 each. We therefore recommend the adoption of the
Ordinance presented herewith.
Geo. McNeill.
Sept. 1st, 1905. A. P. Johnson, Jr.
Thereupon an Ordinance providing for the purchase of twelve Fire Extinguishers is
read, and on motion of Councilman McNeill, put on its final passage at its first reading by
the following two-thirds vote, to-wit;
AYESCOUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp,
and the first of the and Osborn. The second of the second
NOESNONE:-
ABSENT-NONE:
Thereupon on motion of Councilman McNeill, said Ordinance is adopted by the following
vote, to-wit;-
AYES COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp,
and Osborn.
NOESNONE:- ' ' and '
ABSENT-NONE:- Control of the state of the st
en and the state of Said Ordinance as adopted is as follows, wiz; and the same of the same
Les Our Reduction 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
An Ordinance authorizing the purchase of twelve fire extinguishers.
BE IT ORDAINED, By the Common Council of the City of San Diego, as follows;
SECTION 1. That the Board of Public Works is hereby authorized to purchase twelve
"Swan's Dry Powder Fire Extinguishers", for use in the City Hall, at a cost not to exceed
\$2.50 each:
SECTION 2. There is hereby appropriated out of the General Fund of said City, the sum
of \$30.00 to pay for the purchase of the same.
SECTION 3. That this is an ordinance for the immediate preservation of the public peace

At this time Councilment McNeill is excused temperarily from this session of the

approval by the Mayor of said City.

health, and safety, and one of urgency, and shall take effect from and after its passage and

	A	Res	olutio	n of	Inte	ntion	to g	grade !	lwen	ty-eig	h t h s	Street	from	the	North	11ne	of	nB n
street	to	the	North	line	of	Dartmo	outh	street	t is	read,	and	on mo	tion	of C	ouncilm	nan Ke	elly	
adopted	l by	y the	e foll	owing	vot	e, to-	-wit:		• .			,	** ,	13,		₋		

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkemp, and Osborn.

NOES---NONE:-

ABSENT-NONE: -

Said Resolution as adopted is as follows, viz.

RESOLUTION NO._

To grade Twenty-eighth street in the City of San Diego, California, from the north line of "B" street to the north line of Dartmouth street.

RESOLVED, that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That Twenty-eighth street in the City of San Diego, California, including the sidewalks thereof, from the north line of "B" street to the north line of Dartmouth street, including all intersections of streets between said points and the sidewalks of such intersections (excepting such portions of the said Twenty-eighth street and the said intersections of streets, between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon, and also excepting intersections of the said Twenty-eighth street with cross streets, which have already been graded to the official grade thereof), be graded to the official grade thereof according to the specifications therefor contained in Ordinance No. 2061 of the ordinances of the said City of San Diego, entitled "An Ordinance Providing Specifications for the Grading of Streets in the City of San Diego, California," approved on the 6th day of June, 1905.

And that there be built and constructed a culvert across said Twenty-eighth street, between "A" and "B" streets, of said City, where shown on the diagram thereof, furnished to the Common Council of said City by the Engineer of said City in his communication filed with said Common Council on the 5th day of June, 1905, the same to be built and constructed in accordance with the plans and specific ations in said diagram and communication set forth, and the ordinances of said city.

That the surplus dirt and material obtained in the grading of said Twenty-eighth street, as aforesaid, shall be placed and deposited as follows, towit: all thereof, estimate at 3010.7 cubic yards, to be placed and deposited on Harvard street, between Bean and Dale streets, in said city.

Provided, that the said work, and the whole thereof, shall be paid for by the Bartlett Estate Company, and the City of San Diego, and all other persons other than the said Bartlett Estate Company, shall be absolved from any claim or charge by any person whatever, for or on A Grand Control of the Control of th account of said work or improvement.

A Resolution of Intention to grade Ivy street from the east line of Arctic street to the west line of Fifth street is read, and on motion of Councilman Kelly adopted by the following vote, to-wit:

______0000--

AYES --- COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp,

|NOES---NONE:`-.:O```

G. Said Resolution as adopted is as follows. viz;

RESOLUTION No. ----

To grade "Ivy" st reet in the city of San Diego, California, from the east line of Arctic street to the west line of Fifth street.

Resolved, that it is the intention of the Common Council of the city of San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That "Ivy" Street in the City of San Diego, County of San Diego, State of California, including the sidewalks thereof, from the east li e of Arctic street to the mest line of Fifth street, including all intersections of streets between said points and the sidewalks of such intersections (excepting such portions of the said "Ivy" street and the said intersections of streets, between said points, required by law to be kept in order or repair by any person or Company having rai lroad tracks thereon) excepting also the intersections of said "Ivy" street with Fourth street, First street, Front street and Columbia street, be graded to the official grade thereof according to the specifications thereof contained in Ordinance No. 2061 of the Ordinances of the said City of San Diego, entitled, "An Ordinance Providing Specifications for the Grading of Streets in the City of San Diego, California," approved on the 6th day of June, 1905.

Also the construction of a bridge on said Ivy street at the following point:

Commencing at a point on "Ivy" street twenty (20) feet east of the west line of Third street, thence extending in an easterly direction one hundred eighty (180) feet, said Bridge to be constructed according to the plans, drawings and specifications therefor as set forth and specified in Document No. 8926, fi led in the office of the City Clerk of said City of San Diego, County of San Diego, State of California, on the 23rd day of February, A.D. 1905, and adopted as the plans, drawings and specifications for said bridge by the city Council of said City on the 10th day of April, A.D. 1905, by Resolution No. 2172. A duplicate of said specifications for said bridge is on file and of record in the City Engineer's office of the City of San Diego, County of San Diego, State of California, in "Street Estimate Book No. 2, Volume 1", from page 122 to page 129, both pages inclusive. A duplicate of said plans and drawings of said bridge is on file and is of record in the office of said City Engineer of the City of San Diego, County of San Diego, State of California, in "Street Estimate Book No. 2, Volume 2", pages 29 and 30.

grading the same is to be placed is hereby fixed, designated and described as follows:

All of said dirt is to be placed on said "Ivy" street between the east line of Third street and the west line of Fiurth street in said city.

That it be, and is hereby declared to be the opinion of said Common Council, and it is hereby found and determined by said Common Council, that the said proposed work and improvement, as above described, is of more than local and ordinary benefit, and that the expense of said work shall be and is hereby declared to be chargeable upon the district hereinafter described and that the exterior boundaries of said district which is hereby established, and the exterior boundary of said district of lands which is hereby declared to be benefited by said work and improvement, and to be assessed to pay the cost and expense thereof, are hereby described as follows, to-wit:

Commencing at a point on the west line of Fifth street, one hundred fifty (150) feet north of the north line of "Ivy" street, running thence in a westerly direction to a point on the westerly line of Horton's Addition one hundred fifty (150) feet north of the north line of said "Ivy" street; thence running in a westerly direction to a point on the east line of Arctic Street one hundred fifty (150) feet northerly from the northerly line of said Ivy street; thence running in a southerly direction along the easterly line of said Arctic street one hundred fifty (150) feet south of the south line of "Ivy" street; thence running in an easterly direction to a point on the westerly line of Horton's Addition One hundred fifty (150) feet south of the south line of said "Ivy" street; thence running in an easterly direction to a point on the west line of Fifth street one hundred fifty (150) feet south of the south line of rivy" street; thence running north along the west line of said Fifth street three hundred (300) feet to a point of commencement, excepting, however, that portion of the public streets and alleys contained within said district, all of said District being in the City of San Diego, County of San Diego, State of California.

Said Horton's Addition as referred to being according to the official map of said Horton's Addition on file in the office of the County Recorder of said County of San Diego State of California.

An Ordinance providing for the laying of a two inch water pipe line in the alley in Block 63 of E. W. Morse's Addition is presented and read, and on motion of Councilman Thorpe, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, Ereelman, Reynolds, BJohnson, Goldkamp and Osborn.

NOES---NONE:-

EXCUSED-Nouncilman; -McNeill.

ABSENT-NONE:-

Thereupen on motion of Councilman Thorpe, said Ordinance is adopted by the following vote; to-wit;

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, Creelman, Reynolds, Johnson, Goldkamp and Osborn.

EXCUSED—COUNCILMAN: -McNéill.

ABSENT-NONE:-

Said Ordinance as adopted is as follows, viz;

O'R D'IN A'N C'E No. 2135 . The Common of th

An Ordinance authorizing the Board of Public Works to lay a two inch water pipe commenceing on "B" street between Twenty-eighth and Twenty-ninth streets, thence south through the
alley in block 63 of E. W. Morse's Addition, to a point on "C" street fifty feet south of the
north line thereof; thence east along "C" street four hundred and six feet, to the west line
of Twenty-ninth street.

BE IT ORDAINED, By the Common Council of the City of San Diego; as follows;

SECTION 1. That the Board of Public Works of the City of San Diego, California, is hereby authorized to cause to be laid a two inch water pipe, from the prresent water main on "B" street, between Twenty-eighth and Twenty-ninth streets; thence south through the alley in block 63 of E. W. Morse's Addition, to a point on "C" street, fifty feet south of the north line thereof; a distance of three hundred and eighty-four feet; thence east along "C"

street four hundred and six feet, to the west line of Twenty-ninth street, provided the cost thereof shall not exceed \$7.3.00% of

SECTION 2. There is hereby appropriated out of the Water Department Fund of said City, the sum of \$73.00 to defray the cost of said improvement hereinbefore authorized.

SECTION 3. That this ordinance is an Ordinance for the immediate preservation of the public peace, health and safety, and is one of urgency and shall take effect from and after its passage and approval by the Mayor of said City.

The following report of the Finance Committee, on the Communication from Robt Boldick in the matter of right-of-way for a flume line in Mission Valley is read, and on motion adopted, viz;

The Finance Committee recommends that the City enter into a contract with Robert Boldick, for right-of-way for flume line through P. L. 1105, paying as rental therefor\$8.00 for the year 1905, and \$12.00 per year thereafter so long as said right-of-way is used by the City.

Jay N. Reynolds.

SEPT, 5th, 1905.

The following report of the Finance Committee in the matter of the claim of R. H. Cresswell, for services as nurse in the pest-house, is read and on motion adopted, viz;

The Finance Committee recommends that the within claim of R. H. Cresswell for services as nurse in the pest-house, be allowed in the sum of \$100.00.

Jay N. Reynolds.

Sept 5th, 1905. A. P. Johnson. Jr.

The Petition of Mrs. A. M. De Forrest, for an extension of time in which to construct sidewalks and curbe in front of lot "J" block 286 of Horton's Addition, same being recommended by the Street Committee, is presented and on motion said petition is granted.

Thereupon a Resolution extenting the time for the sidewalking and curbing in front of said lot is read, and on motion of Councilman Creelman, adopted by the following vote, to-wit AYES-COUNCILMEN: -Thorpe, Blochman, Kelly, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES---NONE:-

EXCUSED-COUNCILMAN: -McNeill.

ABSENT-NONE: -

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2.3.2.2.

and the state of t

BE IT RESOLVED, By the Common Council of the City of San Diego as follows, VIZ;

That the bime for sidewalking and curbing in front of lot "J", in block 286, of Horton's Addition, be and the same is hereby extended to January 1, 1906.

@@@@@@@@@@@@@@@@

A Resolution directing the City Engineer to furnish an estimate of the cost of constructing a sewer in the alley in block 6 of Crittenden's Addition is read, and on motion of Councilman Thorpe, adopted by the following vote, to-wit; AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, Creelman, Reynolds, Johnson, Goldkamp, and Osborn The Book of the first production of the second NOES---NONE:-

EXCUSED-COUNCILMAN; -McNeill. ABSENT-NONE: -

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2325.

Be It Ordained, By the Common Council of the City of San Diego, as follows;

That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed to furnish to this Common Council, an estimate of the cost of a sewer in the alley of block No.6, in Crittenden's Addition, beginning on the north side of Robinson avenue thence north connecting with the main sewer on University Weenue.

A Resolution granting property owners until January 2nd, 1906 within which to construct sidewalks and curbs on Prospect street from Ravina to College streets in La Jolla is read, and on motion of Councilman Creelman adopted by the following vote, to-wit; AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, Creelman, Reynolds, Johnson, Goldkamp, and Osborn NOES---NONE:-

EXCUSED-COUNCILMAN: -McNeill.

ABSENT-NONE :-

Said Resolution as adopted is as follows, viz;

RESOLUTION No. 2327.

BE IT RESOLVED, By the Common Council of the City of San Diego, as follows;

That it be and is hereby determined by the Common Council, that Prospect street from the south line of Ravina street to the east line of College street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No. 1140, approved June 17th, 1902.

That the owners of property fronting upon said street between said points shall have until the 2nd day of January 1906 within which to construct sidewalks and curbs thereon by private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said 2nd day of January 1906, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said street between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 2nd day of January 1906.

The following report of the Water Committee in the matter of a Communication from the Board of Public Works, recommending the laying of a water pipe line on Walnut avenue and 1st streets is read, and on motion adopted, viz;

The Water Committee recommends the adoption of the within recommendation and the ordinance presented herewith.

Geo. McNeill.

Sept 1st, 1905.

A. P. Johnson, Jr.

Thereupon an ordinance providing for the laying of a water pipe line in said street

is read, and on motion of Councilman Blochman, put on its final passage at its first reading by the following two-thirds vote, to-wit;

AYES --- COUNCILMEN: Thorpe, Blochman, Kelly, Creelman, Reynolds, Goldkamp and Osborn.

NOES---NONE:-

EXCUSED-COUNCILMEN: -McNeill and Johnson.

ABSENT-NONE:-

Thereupon on motion of Councilman Blochman said ordinance is adopted by the following

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, Creelman, Reynolds, Goldkamp-and Osborn.

NOES---NONE:-

EXCUSED-COUNCILMEN: -McNeill and JoHnson.

ABSENT-NONE:-

Said Ordinance as adopted is as follows, viz;

. . ORDINANCE No. 2136.

An Ordinance authorizing the Board of Public Works to cause to be laid a four inch main from the present four inch main on the east line of Second street west six hundred feet to a point twenty-five feet west of the east line of First street, north on First street three-hundred and fifty feet to the center line of block 13 in Cleveland Heights Addition, also to place a single nozzle fire hydrant on the northwest corner of First street and Walnut avenue.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows;

SECTION 1. That the Board of Bublic Works of the said City, be and it is hereby authorized to cause to be laid a four inch second-hand cast iron water pipe main, from the present four inch cast iron water pipe main at the east line of Second street, in block 8 Loma Grande Addition; thence west six hundred (600) feet to a point twenty-five (25) feet west of the east line of First street, at block 13 of Cleveland Heights Addition; thence on First street three hundred and fifty (350) feet to the center line of said block 13, and at that point to connect with-the-present-two inch water pipe line.

SECTION 2. Said Board is alked authorized to place a four inch single mozzle fire hydrant at the northeast corner of First street and Walnut avenue, provided, however, that the total cost of laying said pipe and placing said fire hydrant shall not exceed the sum of \$142.00.

SECTION 3. There is hereby appropriated out of the water fund of said City, the sum of \$142.00, to defray the cost of the improvements hereinbefore authorized.

SECTION 4. That this ordinance is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and shall take effect from and after its passage and approval by the Mayor of said City.

The following report of the Water Committee in the matter of a Communication from the Board of Public Works recommending the laying of a water pipe line on Sargent avenue is read, and on motion adopted, viz;

The Water Committee recommends the adoption of the within recommendation and the ordinance presented herewith.

Geo. McNeill.

A. P. Johnson, Jr.

Sept 1st, 1905.

Thereupon an ordinance providing for the paying of a two inch water pipe line on Sargent Avenue is presented and read, and on motion of Councilmen Thorpe put on its final passage at its first reading by the following two thirds vote, to-wit:

AYES --- COUNCILMEN: ThoRpe, Blochman, Kelly, Creelman, Reynolds, Goldkamp and Osborn.

NOES---NONE:-

EXCUSED-COUNCILMEN: - McNeill and Johnson.

ABSENT-NONE:-

Thereupon on motion of councilman. Thorpe said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, Creelman, Reynolds, Goldkamp-and Osborn. NOES---NONE:-

EXCUSED-COUNCILMEN: - MeNeill and Johnson.

ABSENT-NONE:-

Said ordinance as adopted is as follows, viz.

ORDINANCE No. 2139

An ordinance authorizing the board of Public Works to lay a two inch water pipe on Sargent avenue, from the end of the present main, near the center of block 318, of Reed & Daley's addition, east 955 feet to the Thirtieth street main.

Be it ordained, By the Common Council of the City of San Diego, as follows:

Section 1. The Board of Public Works of the City of San Diego is hereby authorized to cause to be laid a two inch second hand water pipe fro m the end of the present main, near the center of Block 318, in Reed & Daley's Addition, on Sargent Avenue, thence east on said Sargent Avenue nine hundred and fifty-five feet, to the Thirtieth Street main, provided the cost thereof shall not exceed \$102.00.

Section 2. There is hereby appropriated out of the water department fund of said City, the sum of \$102.00 to defray the cost of the improvement hereinbefore authorized.

The following report of the water committee on the communication from the Board of Public Works recommending the laying of a two inch water pipe line on Harvard street is read and on motion adopted, viz.

The Water Committee recommends the adoption of the within recommendation and the ordinance presented herewith.

Geo. McNeill.

September 1st, 1905. A. P. Johnson, Jr.

Thereupon an ordinance providing for the laying of a two inch water pipe line on Harvard street is presented and read, and on motion of Councilman Blochman put on its final passage at its first reading by the following two thirds vote, to-wit: AYES --- COUNCILMEN: Thorpe, Blochman, Kelly, Creelman, Reynolds, Goldkamp and Osborn.

NOES---NONE:-

EXCUSED-COUNCILMEN: - McNeill and Johnson.

ABSENT-NONE:-

Thereupon on motion of Councilman Blochman saidn ordinance is adopted by the following vote to-wit:

AYES --- COUNCILMEN: -Thorpe, Blochmen, Kelly, Creelman, Reynolds, Goldkamp and Osborn.

NOES---NONE.

EXCUSE D-COUNCILMEN: -McNeill and Johnson.

ABSENT-NONE:-

Said ordinance as adopted is as follows, viz.

ORDINANCE No. 2134

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to cause to be laid a water pipe line on Harvard street, from the Thirtieth street main to Ida street, in south park addition, in the City of San Diego, California.

. Be it ordained, Bt the Common Council of the City of San Diego, as follows:

Section 1- The Board of Public Works of anid City is hereby authorized to cause to be laid a two inch water pipe on Harvard Street, from the Thirtieth street main pipe to Ida street, in south Park Addition, in said City, a distance of about seven hundred and ninety feet, provided the cost thereof shall not exceed \$95.00.

Section 2. There is hereby appropriated out of the Water Department fund of said City, the sum of \$95.00 to defray the cost of said improvement hereinbefore authorized.

Section 3. That this ordinance is an ordinance for the immediate preservation of the public peace, health, and safety, and is one of urgency and shall take effect from and after its passage and approval by the Mayor of said City.

The following report of the Finance Committee on a communication from the Board of City
Public Works recommending increase in the , street force is read and on motion adopted, viz.

The Finance Committee recommends that the street force be increased by the addition of six men for a period of ninety days.

J. N. Reynolds.

September 5th, 1905.

A. P. Johnson, Jr.

Thereupon an ordinance authorizing the Board of Public Works to employ extra men upon streets of the City is read; and on metion of Councilman Kelly put on its final passage at its first reading by the following two thirds vote; to-wit:

AYES---COUNCILMEN:-Thorpe. Blochmen, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp

NOES---NONE:-

ABSENT-NONE:-

Thereupon on motion of Councilman Kelly said ordinance is adopted by the following vote, to-wit.

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

N ŒS---NONE:-

ABSENT-NONE:-

Said ordinance as adopted is as follows, viz.

ORDINANCE No.

An ordinance authorizing the Board of Public Works to employ extra men upon the streets of the City.

Be it ordained, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Public Works is hereby authorized to employ, or cause to be employed, six extra men upon the Street Force of the City of San Diego for a period of

ninety days from the date of the approval of this ordinance, at the rate of sixty dollars per month each.

Section 2. That there is hereby appropriated out off the Street Fund of said City the sum of seven hundred and twenty dollars, or so much thereof as may be necessary, to pay for the above employment.

Section 3. That it be and is hereby determined that this ordinance is one of urgency and for the immediaTe preservation of the public peace, health, and safety, and that said ordinance shall take effect and be in force from and after its passage and approval.

Communications from the City Attorney in the matter of certain ordinances confirming the action of the State Board of Harbor Commissioners in granting certain wharf franchises in the City of San Diego, California, are read and ordered filed.

The following ordinances ratifying and confirming the action of the State Board of Harbor Commissioners in granting certain wharf franchises in the City of San Diego, California are passed first reading and final action thereon postponed for thirty days in accordance with the provisions of the City Charter, viz.

Ordinance confirming wharf franchise to the Pacific Coast Steamship Company
Ordinance confirming franchise to the Atcheson, Topeka and Santa Fe Railway Company
Ordinance confirming wharf franchise to Spreckels Bros. Commercial Company
Ordinance confirming wharf franchise to the Russ Lumber and Mill Company
bordinance confirming wharf franchise to the Coronado Beach Company
Ordinance confirming wharf franchise to the Coronado Beach Company
Ordinance confirming wharf franchise to the Coronado Beach Company
Ordinance confirming wharf franchise to G. W. and Wm Jorres

Councilman Johnson now moves that when the Council adjourns it do adjourn until Monda September the 18th, 1905, at 7:30 o'clock P. M., which motion is adopted.

After first giving due notice President Osborn did in open session sign;—
An Ordinance (No. 2134), providing for the laying of a two inch water pipe line on 30th and Harvard streets; also;

An Ordinance (No. 2135), providing for the laying of a two inch water pipe line on "B" Street between 28th and 29th streets; also,

An Ordinance (No. 2136), providing for the laying of a four inch water pipe line on Walnut Avenue; also.

An Ordinance (No. 2137), providing for the issuance of bonds for the construction of "B" street re-inforced concrete conduit; also,

An Ordinance (No. 2138), providing for the issuance of bonds to replace 30th street water main; also,

An Ordinance (No. 2139), providing for the laying of a two inch water pipe line on Sargent Avenue; also,
Avenue; also,
An Ordinance (No. 2140), changing and establishing the grade of "M" street be tween 28th

and 30th streets; also,

	-An	Ordinance	(No.	2141),	imposing	munic	ipal li	icenses	s.and]	provid	ling m	enne r	of	issuing	and
	co collec	ting same;	also	• _{1.7} 4											
	An	Ordinance	(No.	2142),	providing	for t	the sal	e of t	wo hor	ses;	also,				
	An	Ordinance	No.	2143),	provi gi ng	for a	an elec	tric 1	ight s	t Thi	rd an	d Juni	pe r	streets	;also
	An	Ordinance	(No.	2144),	provid ing	for a	an elec	tric 1	igh t a	t 1st	and I	Washin	gtor	street	s and
	6th ar	nd "A" stre	ets;	also,				•							
	An	Ordinance	(No.	2145),	providing	for t	he pur	chase	of 12	fire	exting	guishe:	rs;	also,	
	An	Ordinance	(No.	2146),	providing	for t	he pur	chase	of a S	starti	ng Bo	x; als	٥,		,
	An	Ordinance	(No.)	, providi	ng for	the e	mploym	ent of	extr	a men	Stree	t De	partmen	t.
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		Thereupor	n the	Council	adjourne	d unti	ll Mond	ay, Se	p tembe	r, 18	th, 19	905, a	t 7:	30 o'c1	ock
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	SEA	AL ATTEST:	0					Pre	sident	of t	ne Con	nmon C	ounc	il of t	he
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Orincil Chamber of the Common Guid of the City of San Diego, California. September 18th 1905.

Pursuanttoadjournment, a meeting of the Common Council is held this day at 7:30 o'clock O. M., Poresident Osborn presiding

Overent-Councilmen: Thorpe, Blochman, Kelly, M. Neill, breelman, Reynolds, Goldkarsfe, Osborn and Clerks

Butler and Day.

absent-Councilmaii: Johnson

The Minutes of Regular Meeting held September 5th, 1905 are read and approved.

a Message from the Mayor with drawing the name of Rev. W. B. Hinson to be a member of the Board of Library Trustees is read and ordered filed.

A Message from the Mayor appointing Judge Mol. Luce member of the Board of Library Trustees is read and on motion of Councilman M. neill, action is postponed on said appointment until the next Regular Meeting.

A Message from the Mayor presenting the name of Major High I lovy as Commissioner of the Board of Public Works is read, borcheibman this heigh imoves thoch artisis braction appointment be post-poned until the next Regular Meeting.

Councilman Kelly now moves/to amend said motion and that action on said appointment be taken at this time, which motion

facts of adoption by the following vote to-wit: ayes: Councilmen: Blockman, Kelly and Goldkamp.

Nols: Councilmen: - Thorpe, M: Neill, Creelman, Reynolds and Osborn. Absent: Councilman: - Johnson.

a Message from the mayor transmitting request of the lity Clerk for recommendation in the matter of the employment of additional Deputy and one Office assistant for a period of three months beginning October 1st, 1905. approving said request and recommending the adoption of an Ordinance authorizing the lity Clerk to employ said assistants. is read and ordered filed.

Theretypon said Ordinauce is read and on motion of Councilman Thorpe Quile 6 of Rules and Order of Business is suspended pending action on said Ordinance by the following vote to-wit: ayes-Councilmen: Thorpe, Blochman, Kelly, M.S. Neill, Creelman, Reynolds, Goldkamp and Osborn. Mues - None: -Absent - Councilman: Johnson. Councilman Thorpe non moves that said Ordinance be placed on its final passage at its first reading, which motion is adopted by the following note to wit: ages-Councilmen: - Thorpe, Blockman, Kelly, M. Neill Creelman, Reynolds, Goldkamp and Osbow. Noes - None: absent - Councilman: - Johnson. Thereuzon on motion of Councilman Thorpe, said Ordinance is adopted by the following vote to wit: Ayes: - Councilmen: - Thorpe, Blochman, Kelly, M. neill, Creelman, Reynolds, Soldkamp and Osbon Noes-None! -. Absent-Councilman Johnson. Said Ordinance as adopted is as follows Vig: Ordinance No. 2150 an Ordinance providing for the employment of one additional Deputy and one Office assistant in the Office of the City Clerk of the City of San Diego, California Be it Ordanied, By the Common Council of the City of San Diego, as follows: Section 1. That the City Clerk of the City of San Diego, California, he and he is thereby authorized and empower ed to appoint one additional desputy and one office assistant for the period of time running from the first day of October 1905, to the first day of January 1906, whose compensa-tion shall be and is hereby fixed at the sum of Seventy-five Dollars (\$75.00) per month each. Section 2. That it he and is hereby determined that this Ordinance is one of urgency and for the immediate preservation of the public peace, health, and safety. Section 3 That this Ordinance shall take effect and be in force from and after its passage and approval. Councilman M: Neill non moves that the action of the Council September 5th, 1905 deferring consideration on the appointment of Dr. J. M. Steade as a member of the

Goard of Health until the next Regular Meeting be rescinded

Whereupon Conneilman M. neill moves that said appoint

which motion is adopted.

ment he confirmed at this Meeting, which motion is adopted by the following vote to-wit: Ayes - Conscilnen: - Thorpe, Blochman, Kelly, M. Neill, breelman, Reynolds, Soldkamp and Osborn. Mars - Morre! -. Noes-None; ... absent-Councilman: - Johnson. Thereupon said appointment is confirmed. a communication from the City attorney in the matter of the veto of the mayor of a Resolution of Intention to grade dry Street is read and ordered filed. A Message from the Mayor vetoring a Resolution of Intention to grade duy Street is read and ordered filed. a Message from the Mayor vetoring an Ordinance providing for increasing the Street Force is read and ordered filed a Message from the Mayor vetoring an Ordinance prohibiting Public Speaking on Certain Streets is read and Conneil-man M: Neil moves that said Ordinance he adopted not withstanding the nets of the mayor which motion fails of adoption by the following vote to-wit: ayes-Conneilmen: - M. neill, Reynolds, &Oshom. Noes-Councilmen! - Thorpe, Blockman, Kelly, Creelman, and Goldkang. Ubsent-Councilman! Johnson. Thereupon said Veto is sustained. I Message from the Mayor vetoing an Ordinance providing for appropriation of funds from the "Sewer Extension Fund" for the purpose of constructing a Server System in La Jolla Park is read and ordered filed. a Communication from the City auditor informing the Council

A Communication from the City Auditor informing the Council that the Bartlett Estate Co. have deposited a sufficient amount of funds with the City Treasurer to cover assessment to be levied against the City, for the grading of 28th Street from the north line of Bartmouth Street is read and ordered filed.

Il Comtrainleation from the City attorney transmitting opinion in the matter of an application of J. G. Martin for permission to rebuild a bath-house on the park in da Jolla is read and ordered filed

The Pretition of D. Hearst Etal. for an are Light at the Intersection of Clay avenue and 29th Street is presented and referred to the Electric Light Committee.

The Petition of J. T. Welden et. al. for an are Light at the Intersection of Sargent avenue and 31 st, is presented and referred to the Electric Light Committee.

The Petitition of E. U. Pidgeon for change of location of Saloon from 1224 J. Street to the South West Corner of of 13th and X. Streets is presented and referred to the Health and month Committee.

The Petition of George Essex for claim of Balance of Salary for the Month of August 1905 is presented and referred to the Finance Committee

The report of the City auditor for the month of august 1905, is presented and ordered filed.

The Petition of E. Bartlett Webster for a Street Railway Franchise on "B" Street from the Center of 28th Street to the Center of 30th Street; thence South on 30th Street to the Center of S. Street is presented and read and on motion said petition is referred to the Street Committee

The Pretition of E. Bartlett Webster for a Street Railway Franchise on 30 th Street from the Center of Bahtshouldestessk to the Center of Biddle avenue is presented and read and on motion referred to the Street Committee.

The Retition of Seorge Hawley and D. C. Collier Junior, for a Street Railway Franchise on adams Street from the Center line of University Boulevard to the Eastern line of the City of San Diego is presented, read and referred to the Street Committee.

The Petition of Barbee Hookee for a Street Railway Franchise from Intersection of 25th and D Streets, thence north on 25th Street to "B" Street thence at right angles east on "B" Street to "30th" Street thence at right angles north on "30th" Street to "Tufts" Street in North Bark addition thence at right angles east and across the North East quarter of Pueblo Lot 1138 to 33 rd and

Jufts Itreets; thence north to the south line of Rueblo lot 1350 in a north lasterly direction to the City limits, is presented and read and on motion referred to the Street Committee,

a Communication from The Board of Public Works transmitting Majo of re-subdivision of Pslock "33" and Westerly 1/2 of Block "24" La Playa is read and referred to the Street Committee.

a Communication from the Board of Public Works transmitting Map of S. W. Haine's sub-division of acre lots 17, 18, 19 and 20 of Skinner's addition is read and referred to the Street Committee.

a Communication from The Board of Public Works recommending the purchase of four 5 Inch Willer Potter Automatic Syphons for Flush Tanks for the Sewer System is read and referred to the Sewer Committee.

A Communication from the Board of Public Works recommending the construction of a 2 Inch Water Main on Polk Boulevard East 415 Heet, thence North on Iseorgia Street 220 Heet, is read and referred to the Water Committee.

a Communication from The Board of Public Works recommending the construction of a Water Main from "30 th" Street to the West side of Dale Street is read and referred to the Water Committee.

a Communication from the Board of Public Works recommenduig the construction of a water Main on "9th" Street from Cedar Street to the South line of the City Cark, is read and reflered to the Water Committee.

At this time Councilman Johnson enters and takes his seat with Council.

a Communication from the Board of Public Works recommending the sale of one old horse for which the Street Department have no further use; at Public Auction, is read and referred to the Finance Committee.

The matter of hearing protests and objections to the adoption of the report of the Commissioners from this opening of Kearney avenue having been set forthearing at this time, President Osborn informs the Council and interested parties that said matter will be considered at this time.

See Page 367—*

and Objectors that said Hearing would be considered at this time is read and ordered filed.

a Communication from Haines & Haines attorneys for Protestants in said matter is read and ordered filed.

The Protests of L. n. Frennett and D. O. Bates against the confirmation of the Report of the Commissioners for the Opening of said Learney avenue, are now now considered.

Upon the hearing of the Testimony of Witnesses in said matter, and after due deliberation the following Resolution adopting and confirming the Report of the Commissioners for the opening of Kearney avenue from the south line of Sherman's addition to the East line of Eighteenth Street under and by writue of Resolution of Intention No. 887, approved on the 27th day of September 1904, and Resolution No. 926, approved on the 10th day of December 1904, ordering the work of opening and extending Thearney and me, is read and on motion of Councilman Kelly adopted by the following vote: to-wit

Ayes: Councilmen: -. Thorpe, Blochman, Kelly, Minell Greelman, Reynolds, Goldkamp and Osborn.

Notisi Councilman: Johnson.

absent: None: -

Said Resolution as adopted is as follows Viz: Resolution No.

The report of the Commissioners appointed by the Common Council of the City of San Diego, California, to assess the benefits and damages, and have the general supervision of certain proposed work and improvement, to-it:

The opening and extending of Kearney avenue in the City of San Diego, California, from the south line of Sherman's addition to the last line of Eighteenth Street, under and by virtue of the Resolution of Intention No. 887, approved on the 27th day of February, 1904; and Resolution No. 942, approved on the 11th day of January, 1905, and the objections to said report filed with the Clerk of the City Council of said City coming on regularly to be heard at this time, and being duly considered by said Council, said Council now proceeds to pass upon said report, Therefore Be it Resolved, By the Common Council of the City

of San Diego, that said report by and the same is hereby confirmed in all respects as the same is made by said Commissions.

On Ordinance authorizing compromise of the City's claim for takes for the year 1888, against Lot C. Block 224 Horton's addition no read and referred to the Finance Committee. On Ordinauce Imposing Lieuses upon Shows is read and on motion of Councilman breelman Rule 6 of Rules and Order of Business is suspended freuding action on said Ordinan ce by the following note to-wit:

Ayes- Councilmen! Thorpe, Kelly, Creelman, Keynolds, Johnson, Soldkamp and Osborn.

noes:- Councilmen; -. Blochman and M. Meill.

absent :- none: ...

Councilman breelman now moves that said Ordinance be placed on its final passage at its frist reading, which motion is adopted by the following vote to-wit:
ayes:-Councilmen:- Thorpe, Blochman, Kelly, Creelman,

Reynolds, Johnson, Soldkamp and Osborn.

No-Councilman: -. M. Meill.

absent- none: -.

Thereupon said Ordinance is adopted by the

following vote to wit!

Uye's Councilmen: "Thorse, Blochman, Kelly, Greelman, Peynolds, Johnson, Goldkang & Osborn, No - Councilman: "Mi Neill.

absent hone:

Said Ordinance as adopted is as follows Viz: Ordinance No. 2157 An Ordinance imposing a Lieuxe upon Shows in the 1 San Diego.

lity of San Diego.

Diego, that no exhibition shall be made by any person, company or Corporation on any square or governeds in the City of San Diego under a canvas, tent, or in any enclosure, except within a building, with out having first procured a lieuse therefor from the City Auditor of said lity as follows:

Section 2 - The license fee for each evens, menagrie or side-show

shall be as follows:

For each circus or menagrie with a seating capacity for 6000

or more people, \$300.00 perday. For a seating copacity of 4000 people and under 6000 people, \$200.00

For a seating capacity for 2000 people and under 4000 people, 1/00.00 per day.

For a seating capacity for less than 2000 people, 50.00 per day.

For each menagerie or tent show under a separate tent, conducted, run or operated in connection with the circus or on the same grounds with the circus, the liceuse shall be \$25.00 per day,

For each show which is not a circus or a menagrie or side-show of such circus, the liceuse fee shall be as follows:

If the seating capacity is more than 3000, 25. 5 per day; if less than 3000, 10. 5 per day. Section 3 - The words "seating capacity", as used herein, means the number of seats provided for the use of the audience or fatrons of such coicus or show and which will reasonably and comfortably accommodate one grown person for each seat.

Section 4. That the auditor of the City is hereby authorized and directed to issue all licenses provided for in this ordinance, and no license shall be issued or delivered until the amount to be paid therefor has been paid to the City Tax Collector of said City and his receipt therefor endorsed upon such license.

Section 5- any person violating any of the provisions of this Ordinance shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine of not more than Three Hundred Dollars nor less than Twenty-five Dollars, or shall be imprisoned in the City fail for a period of not more than one hundred and fifty (100)

days, or he may be both fined and imprisoned.

Section 6- all Ordinances and parts of ordinance of said lity in conflict herewith are hereby repealed.

Section 7- It is hereby determined that this Ordinance is one of urgency and for the immediate preservation of the Jublic health, peace and safety, and that it shall take affect and he in force from and after its final passage and approval by the Mayor.

U Kesolution granting permuseron to Sunset Lodge Number 328 Independent Order of Odd Fellows to construct a one story building on Lots "X" and "L" Block 97 Horton's addition, is read and on motion of Councilman Johnson adopted by the following vote to-wit:

Ayes-Councilmen: Morpe, Blochman, Kelly, M. Meill, Geelman, Reynolds, Johnson, Goldkamp and Osborn.

Noes- Mone; ...

librent none: ...

Said Resolution as adopted is as follows Viz: Kesolution No. 2341.

Be it Resolved, By the Common Council of the City of San Diego, as follows:

That Sunset Lodge No. 328 Independent Order Odd Fellows are hereby granted permission to construct a one story six room business block on Loto "K" and "L", Block 97, Hortoris Addition; said building to be constructed of wood, and outside

A Resolution granting permission to the Grand Encampment Independent OrderofOld Fellows to parade the streets during the week commencing October 2 nd is read and on motion of Councilman Johnson Rule 6 of Rules and Order of Business is suspended, funding action on said Resolution by the following vote to wit

Ayes-Councilmen: - Thorpe, Blochman, Kelly, M. neill, breelman, Aeynolds, Johnson, Goldkamp and Obston.

Nols- none; ...

absent - none: -.

finish to be of cement plaster.

Thereupon on motion of Councilman M. Neill, said Resolution is adopted by the following vote to-wit:

Ayes-Councilmen: - Thorpe, Blochman, Kelly, M. Meill, Creelman, Reynolds, Johnson, Goldkamp & Ostown.

Noes- None:

absent- none :-.

Said Resolution as adopted is as follows Viz: Resolution No. 2346

Be it Resolved, By the Common Council of the City of

San Diego, as follows:

That the Grand Encampment of the Independent Order of Old Fellows, of the State of California, are hereby granted permission to parade on the Sprincipal streets during the week commencing October 2 nd, 1905, and that all property owners and tenants, who so desire, are kereby granted permission to decorate buildings in honor of said Grand Encampment.

The following Report of the Street Committee in the matter of grading Havison avenue from "N" Street to "Iventy-eighth street is read and on motion of Conneilman Creelman adopted by the following vote to-wit:

adopted by the following vote to-wit: Ayes-Councilmen: Thorpe, M. Neill, breelman, Reynolds, Johnson, and Osborn.

Nols-Councilmen: "Blockman, Kelly and Soldkamp. Absent-none: "

Said Report as adopted is as follows Viz:

San Diego, Calif., September 15th, 1905

To the Honorable Common Council, of the City of San Diego, California.

Gentlemen:

at a meeting of the Street Committee held September 15th, 1905, the Committee's attention was called to the fact that the Kesolution of Intention heretofore adopted by the Common Council, providing for the grading of Harrison avenue, from n' Street to Twenty-eighth Street, provides for the grading of said Street upon the front foot plans In view of the fact that said assessment distrief contains a number of fractional lots, the Committee behere, after coreful consideration, that it would be for the best interest of the owners of property on said Street that said desolution be repealed, and a new desolution of Intention adopted peroviding for the grading of said Street between said points, upon the district plan. a. O. Johnson, Jr.,

Chas. Kelly, L.a. Creelman.

Thereupon an Ordinance repealing Resolution of Intention No. 2331 to grade Harrison avenue is read, Councilman Johnson mones to place said Ordinance on its final passage at its first reading which motion is adopt ed by the following vote to-wit:

Ayes - Councilmen: Thorpe, M. neill, breelman, Keynolds

Johnson and Osborn. Nols-Councilmen: - Blockman, Kelly and Goldkamp! absent none.

Thereupon on motion of Councilman Johnson Said Ordinance is adopted by the following vote to wit: ayes - Couricelmen: - Thorper, M. neill, Creelman, Reynolds,

Johnson and Osborn.

noes-Councilmen: -. Blochman, Kelly and Goldkamp. abrent-None: -.

Said Ordinance as adopted is as follows Viz: Ordinance No.

Au Ordinance respealing Resolution of Intention to grade Harrison avenue from "N" Street to 28 th Street.

Be it Ordained, By the Common Council of the City of San Diego, as follows, to-wit:

Section 1- That Resolution of Intention No. 2331, adopted September 5th, 1915 and approved September 7th, 1905, he and the same is hereby repealed.

a Resolution granting remission to C. R. Oreutt and Is. E. Isabrielson to grade alley Block 177 Horton's addition is read, *
Thodayon motion of Councilman breelman, adopted by the following vote to. wit:

Ayes-Councilmen: -. Thorpe, Blochman, Kelly, M.: Neill, breelman, Aeynolds, Johnson, Goldkamp & Bolom.

Noes- none.

absent. None.

Said Resolution as adopted is as follows-Vig:

Clesolution No. 2345

Be it Resolved, By the Common Council of the City of San

That permission be, and is hereby given and granted to C. R. Orente and Is. E. Isabielson to grade, at their own expense, that portion of the alley running east and west through Block 177, of Horton's addition, and Block 6, of Culverwell's addition, from the east line of Houteenth Street to the west line of Lifteenth Street; said work to be done according to the specifications therefor contained in Ordinance No. 2061, and to the established grade thereof, as set forth in Ordinance No. 1315 of the Ordinances of the City of San Diego, California, adopted by the Board of Delegates on the 18th, day of March, 1903 and by the Board of Aldermen on the 18th day of Merch, 1903, and approved by the Mayor of said City on the 19th day of March, 1903.

Councilman breelman now moves that Rule 6 of Rules and Order of Business be suspended pending action on said Resolution, which motion is adopted by the following

vote to-wit:

Ayes - Councilman: -. Thorpe, Blochman, Kelly. M. Neill, Creelman, Reynolds, Johnson, Isoldkamp & Osborn.

Noes- None. absent- None.

a Communication from the City Engineer reporting the amount of sidewalking and curbing yet to be done on "B" Street from the east line of Twenty-fourth Street to the west line of Twenty-sixth Street is read and referred to the Street Committee.

The Pletition of Property Owners of all the property lying adjacent to and fronting on "M" street between a point 300 feel west of the West line of 29 th street and the east line of 30 the street, for permission to grade said "M" street between said points is presented and referred to the Street Committee.

Un Ordinance providing for the laying of litrified Stone Ripe at the foot of Sixth street on being read Councilman Blochman moves the Guleb of Gules and Order of Business he suspended fending action on said Ordinance which motion is adopted by the follow mig vote to-wit'.

Ayes-Councilman: Thorpe, Blochman, Kelly, M. Meill, Creelman, Reynolds, Soldkamp and Osborn.

Noes-None!

Utsent-lounculman! -: Johnson.

See Page 360 ** Councilman Johnson now moves that Section one of said Ordinance be amended to read that the work be done by Jublic Contract in hew of the words "Board of Public Works" which motion fails of adoption by the following vote town!

Aye - Cornacilman! - Johnson. Noes - Councilmen: - Thorpe, Blochman, Kelly. M. neill, Cuelman, Reynolds, Goldkanys and Osborn.

absent- None.

torneilman Johnson moves that said Ordinance he placed on its final passage at its first reading which motion is adopted by the following vote to-wit:

Ayes-Councilmen: - Thorpe, Alvelman, Kelly, M.S. Neill, Oreelman, Reynolds and Osborn.

Nols-Conneilmen johnson and Soldkamp.

Thereupon on motion of Councilman Blochman said Urdinance is adopted by the following vote to-wit:

Uyes Councilmen: Thorpe, Blochman, Kelly, M. Meill, Creelman, Reynolds and Osborn.

noes-Conneilmen: - Johnson and Goldkamp. absent none

Said Ordinance as adopted is as follows - Viz: Ordinance No. 2147.

at the Foot of Sixth Street.

Be it Ordained By the Common Council of the City of

San Diego, as follows: Section 1. That the Board of Public Works is hereby authorized to cause to be laid under the direction of the Superintendent of Streets, three hundred and fufy- five feet of twenty four wich (inside drameter) vitrified stone signs to be used as a culvert, said culvert to commence at the intersection of the north line of "d" street with "Sixth" street, and runming theree by the nearest line to the water front. Section 2, Low hundred dollars, or so much thereof

as may be necessary, is hereby appropriated out of the sewer and drainage fund of the City, to pay for the said work and material, and the placing thereof.

Section 3. It is hereby determined that this Ordinance is one of urgency and for the immediate preservation of the public health, peace and safety, and that it shall take effect and be in force from and after its final passage and approval by the mayor.

The Pretition of J. O. anderson J. N. Daughtery for permission to grade First street from Upas to Thorn streets at their own expense is presented and refused to the Street Committee.

A Communication from the Bartlett Estate Company in the matter of a bill for water for the months of July and August for flush servers in Luicoln Park addition is read and refused to the Water Committee.

a Communication. from the City Clerk fixing the time of sale of lots at Oublie auction Somnichen's addition for October 9, 1905, at 10 o'clock a. m. is read and ordered filed.

A Resolution directing the City Engineer to accept sidewalk and curbs in front of lots 1, 2 and 3, Block"47" Middletown, is read and referred to the Street Committee.

The Petition of John S. Hawley et al. asking permission to construct a server on albatross street between Laurel and maple streets is presented and referred to the Sewer Committee.

The Petition of Property Owners asking for the establishment of an Electric Light at the intersection of 24th and B'streets is presented and referred to the Electric Light Committee.

At this time Councilman Reynolds reads a Resolution relating to alledged abusive, profane and obscene language reflecting on the personnel of the Finance Committee and other members of the Common Council.

Councilman M. Meill moves that the rules he suspended frending the adoption of said Resolution which motion is adopted by the following vote to-wit.

Ayes-Councilmen: Thorpe, Blochman, Helly, M. Neill, breelman, Reynolds, Johnson, Soldkamp and Osborn.

Noes - None: -

absent- None:-

Thereuzon on motion of Councilman M: Neill said Resolution is adopted by the following note to-wit;

ayes-Councilmen: - Thorpe, Blochman, Kelly, M: Neill,

breelman, Reynolds, Johnson, Goldkamp & Osbone.

Noes - None! .. about none! -.

Said Vesolution as adopted is as follows Vig: Resolution No. 2347.

Whereas, Walter Moore, appointed by Hon. John L. Jehon toke Supt. of Streets in this City, is reported guilty of openby and Jublicly denouncing the Finance Committee of this touried and the entire Common Council of this City (barring three members) thereof, using obscene and profane language thereby insulting the dignity and personnel of such

We Therefore request at the hands of Walter Moore, Supt. of Streets of this City full, ample and public apology, or in default of such appology we demand his immediate removal at the hands of the mayor for the visual above set forth,

a Resolution directing the City Engineer to furnish an estimate of yardage and Street Superintendent designate places for deposit of surplus earth to be obtained in the Grading of First Street from Redwood to Spruce; is read and referred tolle Street Committee.

Un Ordinance creating the La Jolla Pound District is read and on motion of Councilman Thorpe Rule 6 of Rules and Order of Business is suspended Jending action of said Ordinance by the following vote to-wit: Ayes Councilman: - Thorpe, Blochman, Kelly, Mr. Neill, breelman, Reynolds, Johnson Goldkangs and Rodon.

Nois - none! -.

absent - None! -Councilman Thorpe now moves that said Ordinance be placed on its final passage at its first reading which motion is adopted by the following vote to wit: Ayes. Conneilmen: -. Thorpe, Blochman, Kelly, Ms. Neill, breelman, Reynolds, Juliuson, Soldkamp & Oston.

Noes - None! ... absent - None:

Thereupon on motion of Councilman Thorpe said Ordinance is adopted by the following vote to wit.

Ayes, Conneilmen, Phorpe, Blochman, Kelly, M. neill

Creelman, Reynolds, Johnson, Iseldkamp and Ostom. Noes-None: -. absent-none: -.

Said Ordinance as adopted is as follows Vig: Ordinance No. 2151

An ordinance establishing a pound at La Jolla.

Be it ordained, by the common council of the city of San Diego, as follows:
Section 1. All that part of the city of San Diego which is bounded on the west and north by the Pacific Ocean, on the east by the east by the follows:
Osouth La Jolla Park, as the same appears upon the maps and plats of said city, on file in the office of the county recorder of San Diego county, is hereby created into a pound district, and it shall be unlawful for any person being the owner or having charge of any horse, colt, mule, donkey, burro, ox, bull, cow, calf, hog, pig, sheep or goat, to allow the same to run at large within the limits aforesaid; and any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor, and on conviction shall be fined in any sum not exceeding \$50.00, or imprisoned in the city jail not exceeding twenty-five (25) days, or be both fined and imprisoned.

Section 2. There is hereby created the

Section 2. There is hereby created the office of poundkeeper for the aforesaid district, which shall hereafter be known as the "La Jolka Pound District", whose duties within said district are the same as provided for the poundkeeper as defined in ordinance No. 706, of the ordinances of the city of San Diego, and it shall further be the duty of said poundkeeper, on finding a horse, colt, mule, donkey, burro, ox, bull, cow, calf, hog, pig. sheep or goat, running at large within the said pound district, to take the same in charge and dispose of such animal in manner and form as provided in said ordinace No. 706, which is entitled.

titled:

"An ordinance establishing city pounds in and for the city of San Diego, California, creating the office of poundkeeper; fixing his fees, authorizing the appointment of deputies, providing for the prevention of certain animals running at large within certain prescribed limits of the said city of San Diego, directing the police to take charge of horses and teams found not tied within certain limits of said city, and repealing the following ordinances of the city of San Diego, California, to-wit: Ordinance No. 411, approved February 4th. 1897, ordinance No. 498, approved February 25th, 1898, and ordinance No. 554, approved November 10th, 1898." Approved Tebruary 6th 1900

Section 3. That it be and is hereby determined that this ordinace is one of urgency and for the immediate preservation of the public peace; health, and safety, and that it shall take effect and be in force from and after its final passage and approval by the Mayor of said city.

A Resolution directing the City Engineer to furnish an estimate of yardage and Street Superintendent designate places for deposit of surplus earth to be obtained in the grading of X. Street from the East line of 26th street to the West line of 33 Th street is read and referred touther Streek Committee.

A Pesolution granting Extension of Time to Forward and Jong to complete their Sewer Contract is read and on motion of Conneilmen Ms. Neill is adopted by the following vote to wit: Ayes Councilmen: Thorpe, Dochman, Helly, Ms. Neill, breelman, Reynolds, Johnson, Goldkemp & Ochman.

Noes. None:-. Absent-None:-

Said Resolution as adopted is as follows-Viz:-Resolution No. 9343

Whereas, on the 28th day of January, 1905, P. a. Howard and John I. Long, a continenship, as Howard and Long, entered into a contract with the City of San Diego through the Board of Public Works of said City to furnish all the labor and materials (except the materials to be furnished by the said City of San Diego) including all tools, implements, and transportation of every kind and description, necessary for the construction and putting in place, and to put in

place all the sumer pipe, specials and other material necessary for the construction and laying of the extension of the sewer system of the said City of San Diego, according to the plans and specifications therefor on file in the office of the said Brand of Public Works, endorsed "Claus and Specifications for the Extension of the Server System in the City of San Diego, State of California, filed December 22, 1904, adopted December 22 nd, 1904. Oward of Public Works of the City of San Diego, California, by J. H. Dijon, Secretary"

feetitioned for an extension of time within which to complete their said contract for nenety days, now, Therefore:

Be it Clesolved by the Common Council of the

That in consideration of the matters and things set out in the above receital and upon the recommendation of the said Board of Public Works, the said Howard and Long are hereby granted an extension of minety days from the date of the expiration of their said contract, which is the first day of October, 1905, for the completion of the work specified in said contract, and to procure the acceptance thereof by the said Board of Public Works.

a Resolution directing the City Engineer to furnish an Estimate of yardage and the Street Superintendent to designate places for deposit of surplus earth to be obtained in the Grading of a street from 25to 2'7 th street is read and referred to the Street Committee.

A Resolution granting fermission to Evangelish Simpson to erect a tent at the South West Corner of 6th and "B" Streets is read and on motion of Councilman Johnson is adopted by the following vote to-wit:

Avyes: Councilmen: Thorpe, Blochman, Kelly, M. Neill, Creelman, Reynolds, Johnson Goldkamp & Osbory.

Noes- None.

absent none.

Said Resolution as adopted is as follows Viz: Resolution No. 2342.

Be it Resolved, By the Common Council of the City of San Diego, as follows, to-wit: That permission to erect a tent on Loto "X" and "L" in Block Eighten (18) of Horton's Addition in said City at the Southwest corner of Sith and "B" streets, for the purpose of holding Evangelistic Services, is hereby granted to Evangelist Wim. Simpson, provided, however, that the right to withdraw said permission at any time shall remain in this Council; and, upon being directed so to do by said Council, the said Simpson, and any and all persons acting under him, shall cease to use said property in the manner herewith authorized.

The Petition of Over and Brown for an extension of time on the contract win the grading of "M" Street from the east line of 8th street to the west line of 32 nd street is presented and on motion of Councilman M: Neill said petition is granted.

Or Resolution granting extension of time to Over and Brown grading "M" street is read and Councilman Johnson moves that Rule 6 of Rules and Order of Business he suspended pending action on said Resolution which motion is adopted by the following vote to-wit;

Ayes-Comicilmen: Thorpe, Blochman, Kelly, M. Neill, Creelman, Reynolds, Johnson, Goldkamp and Osborn.

Noes-nou! -.

absent - none: -.

Thereupon on motion of Conncilman Johnson said Resolution is adopted by the following vote to-wit;

Resolution is adopted by the following vote to-wit; Ayes-Conneilmen: Thorpe, Blochman, Kelly, M.: Neill, Creelman, Reynolds, Johnson, Goldkamp and Osborn.

Noes- None:

absent none:

Said Resolution as adopted is as follows Viz: Resolution No. 2344.

Be it Resolved, By the Common Council of the City of

San Diego as follows!

That Over and Brown he, and they are hereby given and granted fifteen days additional time to the time heretofore granted in Resolution No. 2320, in which to complete the contract for grading "M" street, in the City of San Diego, California, from the east line of 8th street to the west line of 32 nd Street.

An Ordinance anthoughing the compromise of claim against J. P. Beach for taken usis read and referred to the Finance Committee.

An Ordinance Concerning Bull-fighting eta is presented and referred to the Health and Morals Committee.

An Ordinance providing execufications for Cubble Stone. Isutters is read and referred to the Street Committee.

a Resolution directing the City Engineer to furnish an estimate of yardage and Street Superintendent to designate places for deposit of simplus earth to be obtained in the grading of "3rd" Street from the North line of Sprince to the South line of Upas Streets is read and referred to the Street Committee.

A Resolution directing the City Engineer to furnish an estimate of yardage and Street Superintendent to designate places for deposit of surphis earth to be obtained in the grading of Dale street from the north line of South Bark Addition to the South line of Vassar Street is read and referred to the Street Committee.

an estimate of yardage and street Superintendent to designate places for deposit of simplus earch to be obtained in the Israding of 6th. Street from the north line of the City Park to the South line of University avenue is read and referred to the Street Committee.

a Communication from the City Engineer furnishes an estimate of yardage necessary to bring 26th. street in the City of San Diego, California from the south line of the City Park to the northline of X. Street, to its official grade and cross-section is read and referred to the Street Committee.

The following report of the Finance Committee on the Betition of Ben F. Chase for a refund of \$50,00 faid to the City Tax Collector for atail Liquor License from May 10 th to June 10th, 1905 is read and on motion of Councilman M: Neill adopted viz:

The Furiance Committee recommends that the City Par Collector he instructed to refund \$50.00 said by Ben I. Chase for Retail Liquior License from May 10 th to June 10th, 1905.

Sept. 16th, 1905

to will amendemen, Thurso, Machinian, Helly Miseut Muse of Sheeten in motion of Commentance Sold Sheeten sold May Mauer Therewhen hulbernand directing the bears of the house of the bears of the house the bears of the house the house the house the house the house of th Judy (Capudde, 2001 th 1/ White The Hard of your mochine not to execos \$1100, and The hatten as fuch frayment, ou must Machine Infravolue Machin he bushard for the Chy Charles Afres fronted the old book Welling must us and Mich The following before of the French and be demanded in the waller of Just Clocks of the se need and our wolund the mouth beginning may 10 th 1905 and ending June 10th 1905 to said lity Max Collector for retail types thewas for Goldfirma, is histy authorized to refund to Ben. I chase the sum of Fifty Bollend xor, or Join boil by said Ben It chase That the lity last Collecter of the City of Law Dags, Ob it Oceahed, By the Course Course of the Chy of Resultin M. 2348. : god outher as a betgress as withdress bid Whous now. mo mm. Ayes - Cuncelmen: "Thops, Abelinson, Helly, M. World, Rolling, Rolling, Rolling, Moderna, Holdy, M. Holds, Johnson, Goldsomp and Cobone, Througen a Arabution dusting the Chy Ist Colors as road ond on to refund the rapid of the sum of \$50,000 to Beautifular of the Julianing rote

McMed Orldwan Reynolds, Johnson Gold Kamp and Osbarn, Maes Mane, abseyt nave, Daid Ordingues as aelofsteet is as follows big . Ordinaux Mo. 2149, lu Ordinauce prosideriq for the puchase of a Remington typerwiter for the gase of the City Cler De Wordained, Dy the Contrum Colinical of the ity of Jan Diego, as fallows; Dection I Dhat the Doard of Lublic Works, the City of San Diego Califordia, be and Said Doard Cis hereby authorized and directed to produce the office of the Osty Clerk with a Remnight type white No. 18. Carriage " from ited the Experiese Chereof does not exceed the Durn of Cighty fine -Dullaws, (\$ 85,00) in addition to the old book Machine www were in said Office, Heetin 2, There is herely appropriated out of the flice Dries of Said, City the During Ceghty Five Dollais. (\$X5, do) for the xpuch any of sing Machine. I Section 3. That this Ordinaux is an Ordinauce By the immediates preservation of the public peace Shall take effect from and after sits passage a approval by the Maigning said he Setition of John Rolers for a Ketail Liquer Liceuse at No. 6136. 5th Street as veconnended the Leatth and Morals Committee is hoesented and on motion said Setition is granted, The fallowing Refush of the Keach and Moralsouttee, out the Tellier of Thomas & Soche In a Ketail Liquid reine lat South Cast Come. The Health and Mivals Comments that the within petition be granted, and that the License un standing in the many of Life Vinese be veroked. Thereufen on motion said fretition is granted

tetion be gran Jehr. 15 - 1905. Thererefue on motion of Couriedman letition is granted. to Chauge the grade of we town Considered; Thespe, Plochman, Kelly, Moes, Mair, absent Mane Daid Resolution as adopted is as fallers lig! Resolution of Intention No. 2352. peet street between peet street between peet street between peet street ascent and descent in La Jolla Park, in the city of San of said Prospect average elevation

direction 23 feet from the intersection of the northwest line of Prospect street with the division line between lots 4 and 5 of Block 35 of La Jolla Park, change the grade elevation from 82.30 feet to 81.40 feet.

At the intersection of the northwest line of Prospect street with the southwest line of Daisy row, change the grade elevation from 84.20 feet to 83.20 feet.

At the intersection of the westerly line of Daisy row with the southerly line of Coast street, the grade elevation to remain at 44 feet.

line between lots 11 and 12, Block 32 of said La Jolla Park, thence northerly following the easterly line of said Draper street to the point of intersection therefor by the division line between lots 1 and 2 in Block 32 of La Jolla Park, thence following the course of said division line between said lots 1 and 2 in said Block 32 to the intersection thereof with the westerly line of the alley in said Block 32, thence along the westerly line of said alley in said block 32, to the intersection with Connecticut street, thence across Connecticut street to the point of intersection

to be benefited by the proposed change of grade, notice of the passage of this resolution.

Thus on, Mues. Naue. absent Morre.

Said Resolution as adoptet is as follows Vig. Resolution No. 2349, Granting permission to grade lixth Street, from the North line of the Public Bank, to the South-line of Lot Twenty (20) in Block Stron (2) Willendeus addition, It as fearing to the Commen Council of the City of Mand Diego Califinia, that Charles S, Manifly I'ls the nines of Job 14, 15 and 16, in Alock 2 of gutten down Addition in the City of Sanding Chliftenia, and that Collen Dessions is the owner of Jobs 9 19, Auf 11. in Block. 2. of Said addition, and that femine, Hochrane is the lowner of Juts 12 and Bin Stock D. of Dard addin; aud that Levyge W. Marston is the When of Lots 17. 18. aun 19, in Block 2. of said addition and that Mis R. a. Washburn is the owner affects 1. 2. 3 H. 5. 6. J. aul 8. up Slock 2 of said addition and that Mus Many of Euresting is the owner of Lot 12 in Block to of Soma Land, in Said City of Sand rigo, alifuria, author K. V. Dodgers, the burer of Lits 13. and 14 in Block 5, of Still Journa Trande, and that the Nuth Infestruent Company, Certeration, is the owner of Lits 15 and 16, in Ille Journa Draude, ale of Lots 6, 7. 6, Gand 10. in Slock Hofferna Trande, deal that Mrs. Una Mason is that were of Sol I, in Block 5 of Loura Wands and that all of bard Lots and Lands Officer upon Sixth Street in Said City, of Squelligo, Colifeen the Morth time of the faithteen hundred aere 1400) Lublie Sark, April the Sauth line of Lut 20, Block 2 of said wittenders additionline said gty; aut the said persons having fetilined, Said The the formission to grad said sixth De It Resolved, By the Comman amied of the Said City that Said fors is have and each of them has formulation to grade, said sixth Abreot in front of his or her lot or Sots frauting and and with the Coulor State and horizontal fine moutined and to the Coulor live of Sard Shith Street, of to its full windth and meliding the sidewalks thereof, all to its official govade. I probled hordens that the graduly thereof That he done to the satisfyetim of the Sheet Super intendent of the City of Dand Chego, and of the

Che Chinama duthurpung to anglotum of there af the Chinama of the holms, as fallus; A the Chinama of the holms of future broke the chinama of the holms of the holms. Mid Adumance do delotatas de Jallino lisa ahren Maries Mass. Marca Lyes Chunchman, Though, Blockman, Hally, Malland, Myreals, Morning, Milliam, Mayreals, Milliam, Myreals, Johnson, Milliam, Milliam, and Bloom Member Muse, Therewhen on Matin of Councilman Member and Columnes is adopted by the Jallading March Morres Chellenan, Hymell Jehnend Lys 18th, 1905.

Thought the Complete And Current of Though is the Though of the Charles to the Charles to the Charles to the Charles to the Charles the thought the freed of the the freed the freed of the the freed the freed of the the freed of the fre -3061 JAN 1905 Ly, Medledd the willes recommendation, The Sho Sure Councilles not runnouted the adoption of 1. NOON Ahall danguate om fing fing

the Cate of Shaw to though of Justice Starts, of Justice Starts, I aid Collection as a adopted in a follow abreal Mary Mass. Marie Her, Councilman Flieste, Bughelman, Holly, Mothers, Johnson, Johns Thoseway in motion of Eunoducin Indep Just Colours so adopted by the following rate Absell, Mary, Marie, Sanker was, and in motion of annakusus.

Sanker beared on its finding was beared its fraise, the following was beared.

Something by the Golden was been not been not been my to be followed.

Something and Colomban, Sharker and Colomban, between, bearing and Colomban. Thoughin an Ordenance) authingening the front of Justice Works to accompanies, sparch stank Gold ampli 3061 Hell 1905 Thirton, The Musik anumber as requested as requested The Musik anumiller recommends that a Jun alul Interes, Eur Spalund, Mid Brooks, Euchen, michow of noplatury Motunk Anlladia eg the Sufrement house fine) authorized. Thus Shuided And good boughts and buy expoure Des. That thone is force That those is forely definitionated and by the Cart Hovery does nuch external Muse Mundared X (allows; tions to be prepared by said Board Invited hereton the dong un bewaland with the fathers and showfred af Seems and E, Ander me said (UTG 628

An Ordinause authorizing the completion of the Engine. Said Ordinauce as adopted is as follows-Viz: Chard none: : mon-oson Treekman, Reynolds, Johnson, Loldbourg Ld Colom Absent Muse in motion of Guernam Parking out, Darling of Suite, m. mill, and, Buthing out, m. mill, buth, Blockman, Hilly, m. mill, Mas, Marca, Golman, Heymell, Johnson, Inth (myr) and) Colum, Grehman filused our to fund flad out of the ford of the fund has been Maked John, 15"-1905.
Thoseufun lu Culturause. unthingung the Diend of Lublic Winter & Cuntitude of Congrues. of the within recummendation, 1. The Fine Committee recommends the adoption The fullenting the Confliction of the Committeeins the reduction of the Comfliction of Free Courant being the, D, at blook due) thered with lightly lifered and thereby welfeld al the Mayor of said a and sufety and me of my going and mound the preservation of the foultre pragon dofray I there and Mahmed and thouse

De it Ordained By the Common Council of the City

Section! That the Board of Public Works of the City of San Diego is authorized and directed to cause to be completed Fire Engine House No. 5, located at the Northwest Corner of Ninth street and University anemie; said work to be done in accordance with plans and specifications to be prepared by the Board of Aublic Works.

Orovided, However, that the cost thereof does not

exceed Four Hundred Dollars,

See. 2. That there is hereby appropriated out of the Five Department Fund the sum of Four Hundred Dollars to pay the cost and expenses of the improvement hereinbefore authorized.

A Resolution directing the Superintendent of Streets to designate places for deposit of surplus earth to be obtained in the Israding of Second Street between June and Walnut Streets is read and referred to the Street Committee.

Conneilman M. neill now moves that the City Clerk be instructed to transmit a copy of the Resolution adopted at this meeting. in the matter of Walter Moore Superintendent of Streets using improportiolaxing the Finance Committee and the members of the Common Council, to the Honorable Mayor and the Walter Moore, Superintendent of Streets.

The Report of the Street Committee in the matter of a Petition from the Bartlett Estate Company for the opening of Beau Street from the South line of South Park addition to the North line of "a" Street the its full width is read and on motion of Councilman Johnson is adopted Viz:

The Street Committee recommends that the within settion he granted, and the adoption of the Resolution of

Intention presented herewith.

September 1st, 1905.

a.C. Johnson, Jr. L. a. Creelman,

Thereupon an Ordinance in the matter of opening Beau Street from the South line of Booth Park addition to the North line of "a" Street on motion of Councilman Johnson placed on its final Joansage at its first reading by the following vote towit:

Ayes-Councilmen; -. Thorpe, Blochman, Kelly, M. Meill, breelmen, Reynolds, Johnson, Goldkamp and Osbora.

Nols-None: -. Absent None: -

Thereupon on motion of Councilman Johnson said Ordinance is adopted by the following voto to-wit: ayes Councilmen: - Thorpe, Blochman, Kelly, M: Neill, Creelman, Reynolds, Johnson, Leveldkamp and Osborn.

Noes- None; absent None:

> Said Ordinance as adopted is as follows Viz: Ordinance No. 2152.

> > the south line of south park addition, to the north line of "A" street.
> >
> > Whereas, the owner of the real property hereinafter described has conveyed the same to the city of San Diego to be used for a public street, now, therefore, Be it ordained, by the common council of the city of San Diego, as follows, towit:
> >
> > Section 1. That all that certain real property situate in the said city of San Diego, county of San Diego, state of California, and hereinafter more particularly described, is opened, as a public street, road and highway and is hereby declared to be a public street, road and highway and is named "Bean street". A more particular description of said property is as follows, to-wit:
> >
> > Commencing at the southeast corner of block Twenty-eight (28) in south park addition; thence southerly following the same course as the eastern boundary line of said block Twenty-eight (28) in south park addition; thence southerly following the same course as the eastern boundary line of said property. Again, commencing at the southeast corner of said block twenty-eight (28) in South Park Addition and running thence casterly along the northerly line of block Sixty-one (61) of E. W. Morse addition; thence southerly following the course of the western boundary line, of said block twenty-nine (29) in South Park addition; thence southerly following the course of the western boundary line to the north line of "A" street; thence westerly along the north-erly flowing the western boundary line to the north line of "A" street; thence westerly along the north line of "A" street; thence western boundary line to the north line of "A" street; thence western boundary line of said western boundary line to the north line of "A" street; thence westerly along the north line of "A" street; thence westerly along the north line of said said ban biego county; said E. W. Morse addition being a sub-division of lands in the city of Sa

The Clerk presents the Offidavit of the Publication of the Resolution of Intention to change and Establish the grade of "30th" street between "I" and "X" Streets also the affidavit of the posting of the notice of the passage of said Resolution which Offidatuits are ordered filed...

Thereupon and Ordinaire establishing the grade of 30th Street between said points is read and Councilman Johnson moves that Rule 6 of Rules and Order of Business be suspended pending action on said Orderiance which motion is adopted by to following vote to-wit:

Ayes Councilman: Thorpe, Blochman, Kelly, M. Meill, Creelman Deynolds, Johnson, Goldkamp & Retorn.

Roes None: -. absent None: ..

Corncilman Johnson now moves that said Ordinance be placed on its final passage at its first Reading by the following vote to=wit.

Ayes-Corneilmen: - Thorpe, Blochman, Kelly M: Neill, Greelman, Reynolds, Johnson Goldkamp and Osborn

Noes - None: -

absent Novie: -

Thereupon on motion of Councilman Johnson said Ordinance is adopted by the following vote to wit: -. ayes - Councilmen: Thorpe, Blochman, Kelly, M. Mell, Greelman, Aeynolds, Johnson Goldkamp and Oston

nols- none: absent none: -.

Said Ordinance as adopted is as follows Vig:

Ordinance No. 2155.

ordinance changing and establishing An ordinance changing and establishing the grade of 30th street, in the city of San Diego, California, between the south line of "I" street and the north line of "K" street.

Whereas, the owners of a majority of the company of the

"K" street.
Whereas, the owners of a majority of
the property affected by the herein orained change of grade of 30th street,
the city of San Diego, California, beween the south line of "I" street and
no north line of "K" street, in said city,
id petition the common council of said
ity to change and modify the grade of

ommon council to change and modi-e-grade of said street, have been and said resolution of intention een published and restaid been published and posted, as re-

uired by law, and for the time required y law, and the time for filing objections i respect to the proceedings herein and o the proposed change, changes and mo-

the grade elevation to remain as now established at seventy-two feet.

That the west line of the said thirtieth street, between the south line of "I" street and the north line of "J" street shall have a uniform ascent and descent; that the west line of the said thirtieth street between the south line of "J" street shall have a uniform ascent and descent; that the cast line of the said thirtieth street from the south line of "I" street shall have a uniform ascent and descent; that the cast line of the said "J" street shall have a uniform ascent and descent; that the cast line of said thirtieth street from the south line of "J" street from the south line of "I" street shall have a uniform ascent and descent; that the cast line of said thirtieth street from the south line of "K" street shall have a uniform ascent and descent; that the center line of said thirtieth street between said south line of "I" street and the said outh line of "I" street shall have an average elevation of the opposite curbs, provided that the grades of all intersections of streets between said points shall conform to the said grade elevation when so changed. All of the said elevations to be above the datum line of levels as fixed by ordinance No. 3 of the ordinances of the said city of San Diego, California, entitled, "An ordinance establishing a datum line for the grading of streets in the city of San Diego, State of California, and providing for the manner of establishing grades by ordinance", approved the 30th day of June, 1886.

Section 2. That this ordinance shall take effect and be in force from and after thirty days after its passage and approval.

Section 3. That the city clerk of said city be, and he is, hereby authorized and directed, immediately after this ordinance goes into effect, to publish, or cause, the same to be published, once in the city official newspaper of said city, to-wit, the "San Diego Union and Daily Bee."

this time President Osborn after first giving due notice

Ou Ordinance (No. 2147) Providing for the laying of Vitrified stone pipe at the foot of sixth Street. also; Un Ordinance (No. 2148) Authorzing the Board of Publis Works to one-construct fush tank in alley between "Second" and Third" atreets and Walnut and Brooks avenues, also;

An Ordinance (No. 2149) Directing the Board of Public Works to purchase typewiting Machine for use in City Clerk's Office, also:

Ou Ordinance (No. 2150) authorizing employment of Desputy City Clerk and Office assistant. also:

an Ordinance (No. 2151) Creating the La Jolla Pound

District, also:

an Ordinance (No. 2152) Opening Beau Street from the South Line of South Park addition to the north Line of "a" Street. also:

An Ordinance (No. 2153) Authorizing the Board of Aublia Works to cause to be completed. Fire Engine House No. 2 Southeast Corner 2 nd, and E. Streets also:

An Ordinance (No. 2154) Anthouging the Board of Public Norks to couse to be completed Time Engine House Number 5.

Au Ordinance (No. 2157) Imposing a Lieuxe on all Show

and Harman in the City of San Diego. Onesident Osborn now invites Councilman Johnson to the Chair, as Oresident Oro Tempore who, by the consent of the Council acts as Onesident Oro Tempore during the remainder of this Session of the Council, Orlaident Ostorn is now excused from further attendance on this session of the Council.

> a Communication from the City Engineer transmitting a list of grade Elevations on Balis Dalie Street is presented and ordered filed.

> Thereupon an Ordinance//establishing, grade of Ralie Balic Street on being read, on motion of Councilman Blochman placed on its final passage at its first reading by the

following vote to-wit: Tryes-Councilmen: - Thorpe, Blochman, Kelly, M: Neill, Creelman, Reynolds, Johnson and Isoldkemp.

absent - Councilman: Osborn.

Thereupon on motion of Councilman Blochman sand Ordinances is adopted by the following vote to-wit:

ayes Councilmen: - Thorpe: Blochman, Kelly. M. Neill, Creelman, Reynolds, Johnson and Goldkamp.

Noes - none. absent Councilman Osborn. Said Ordinance as adofated is as follows Vig; Ordinance No. 2156. An ordinance establishing the grade of Balic-Balic street.

Be it ordained, by the common council of the city of San Diego, as follows, to-wit: to wit:
Section 1. That the grade elevations on Balic-Balic street in the city of San Diego. California, between the points hereinafter mentioned are established as follows, to-wit:
At the northwest corner of the intersection of Balic-Balic street with "F" street 149 feet. northeast corner thereof 148 fcct.
southwest corner of the interof Balic-Balic street with "E" t on the west line of Balic-250 feet north of the north street 171 feet t on the east line of Balic-250 feet north of the north street 173 feet. At the southwest corner of the inter-cction of Balic-Balic street with "D" treet 187,93 feet. At the southeast corner thereof 188,14 And the grade of said Balic-Balic street the points hereinbefore mention have an uniform ascent and de-nd the center line of said Balic Conneilman McNeill und modes that yours it do adjane until Monday Se 1905, which mother is adopted, from the the place row which ing Jude Streets, a Resolution of Intention to grade West from Cameilman Nell motion of - full ording herfe, Hlychnian, McHeilly Credinan, Requilds, Johnson, aus Gold Kamp, Havie, auncilnuan Stown, Daid Resolution as adopted is definited with

Resolution No. 2355.

Resolution of intention to grade India street in the city of San Diego, Califor-nia, from the northwest line of Kalmia street to the northwest line of Winder

street in the city of San Diego, California, from the northwest line of Kalmia street to the northwest line of Winder street.

Resolved that it is the intention of the common council of the city of San Diego, a municipal corporation, in the county of San Diego, state of California, to order the following street work to be done in said city, to-wit:

That India street in the city of San Diego, California, including the side-walks thereof, from the northwest line of Kalmia street to the northwest line of Winder street, including all intersections of streets, between said points, and the sidewalks of such intersections, excepting such portion of the said India street and the said intersections of streets, between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon, and also excepting that portion of the intersection of the said India street and Kalmia street to be occupied by a bridge, hereinafter described, be graded to the official grade thereof, according to the specifications therefor contained in ordinace No. 2061 of the ordinaces of the said city of San Diego, entitled, "An ordinance providing specifications for the grading of streets in the city of San Diego, California", approved on the 6th day of June, 1905.

Also the construction of a trestle bridge on the said India street, at the intersection of the said India street with Kalmia street, according to the plans, drawings and specifications therefor on file in the office of the city clerk of said city, endorsed as follows: "Document No. 10776. Filed Sept. 1, 1905, J. T. Butler, city, clerk, By Percy L. Day, deputy. Cominunication from city engineer. Estimate of yardage in grading India street from Kalmia to Winder streets. Also plans and specifications for necessary bridges, etc. Filed by council September 5, 1905.

A duplicate of which drawings, and sepcifications is on file in the city engineer's office of said city, in that cer-

plans and specifications for necessary bridges, etc. Filed by council September 5, 1905.

A duplicate of which drawings, and sepcifications is on file in the city engineer's office of said city, in that certain record book endorsed, "Street estimate book No. 2, Vol. 2, containing drawings referred to in the various reports contained in street estimate book No. 2, Vol. 1." at pages 38 to 29, both inclusive. A duplicate of the estimates contained in said document No. 10776 is on file and of record in said city engineer's office in said city, in that certain record book endorsed, "street estimate book No. 2, Vol. 1." pages 23 to 24 both inclusive. Also the construction of six double strength vitrified sewer pipe culverts, to be located at the places designated and specifications therefor as set forth in said document No. 10776, on file in said city elerk's office as aforesaid.

That the contractor shall furnish all deficiency earth necessary to do said grading.

That the place where the necessary carth to replace the shortage and deficiency in earth in the grading of said India street shall be obtained, is hereby described as follows, to-wit:

Fourteen hundred cubic yards on Laurel street between India and Arctic streets;

Seven hundred cubic yards on Nutmeg street between India and Columbia

street streets;
Seven hundred cubic yards on Nutmeg street between India and Columbia

Eight nunurea between India

streets; Eight hundred cubic yards on Redwood between India streets;

Eight hundred cubic yards on Spruce street between India and Columbia streets; Two istreet streets; hundred cubic yards on Sassafras between India and Columbia

Thirty-five hundred cubic Thorn street between India and Columbia

streets; Two street thousand cubic yards on Vine between India and Columbia

Two thousand cubic yards on Vine street between India and Columbia streets;

Four thousand cubic yards on Willow street between India and Columbia streets;

Four hundred and twenty-two and nine tenths cubic yards on Chalmers street between India and Columbia streets;

Twelve hundred cubic yards on Winder street between India and Columbia streets;

Twelve hundred cubic yards on Winder street between India and Columbia street;

That it is the opinion of the said common council that all of said proposed work and improvement, towit, the said grading of India street from the said northwest line of Kalmia street to the said northwest line of Winder street, as aforesaid, and the construction of said bridge and the said culverts, and all of said work is of more than local and ordinary public benefit, and it is therefore considered and declared that the cost and expense of all of said work and improvement shall be, and the same is, hereby made chargeable upon the district described as follows, to-wit: commencing at a point where the northwesterly line of Kalmia street intersects the northwesterly line of Arctic street; thence running in a northwesterly direction along the northwesterly line of Winder street; thence running northeasterly along the southwesterly line of Columbia street; thence running southwesterly along the southwesterly line of Kalmia street; thence running southwesterly along the southwesterly line of Kalmia street; thence running southwesterly along the northwesterly line of Kalmia street; thence running southwesterly along the northwesterly line of Kalmia street; thence running southwesterly along the northwesterly line of Columbia street; thence running southwesterly along the northwesterly line of Columbia street; thence running southwesterly along the northwesterly line of Columbia street; thence running southwesterly along the northwesterly line of Columbia street; thence running southwesterly along the northwesterly line of Columbia street to the place of beginning, excepting the place of beginn

which said district is hereby declared to be the district benefited by said work and improvement.

That the San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the said city of San Diego, be and it is hereby designated as the newspaper in which this resolution of intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the clerk of the said city of San Diego be and he is hereby directed to post this resolution of intention conspicuously for two days on or near the chamber door of the said common council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the street superintendent of the said city of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

mem Tille eilmen Maes Mayer Absent Cainedman, Osbern, Said Resolution as adopted is as fullais big; Kerolution Mo. 2338 De It Resolved, Dy the Common Canneil of the City Man Diego, an fullers; Whereas the Wartlett Estate, Campany a con Jaovalian, has definited with the Treasure's of the City of Sand Diego, California, the Sum of \$ 1489, 20. to special fluid, for the payment of any assessment Costs, weekpeuses, which I may bearing Thay abb ley the City of San Diego, for the work and Surificans ment of grading Twenty eighth Street, from

north line of "" Street to the North line of Darhwanth_ Street, in Sard City, and the Construction of a buddert on Iwenty Eighth Street, between "a" and B" Streets, in accordance with the diagram thereof, frumushed tothe Common Council of said City by the Congineer of said City, in his Communication filed with _ Daid Cloth on the 5th day of June, 1905, and the specific ations therefor, Salso shown in aforesaid, Communication; Said money being so deposited for the use of said City and our of which is to be paid and discharged any assissment, and the Costs, Law expenses payable leg said City for the doing a De It Resolved, that infine the payment of all Luch assessments, Costs, and explesses, aby bol auce of Said # 1489, 20 theuremaining Shall Store haid to the said Dartlett Estate Conlifacy, U Kerolution of Intention to grade Inventy Eighth Street I want to North bline of I Street to the Worth live of Last My with Street, is read and in motion of amicilian Sochryan, adopted by the following vall tout! Uyes Carine Iman, Aloch mal, Kelly, McHeilly Credinan, Roy Tolds, Johnson auf SoldKaluch, Noes, Nous, absent Cannedman Osbern as fallows Vig; Daid Resolution as adopted is

north line of 'B' street to the north line of Dartmouth street.
Resolved that it is the intention of the common council of the city of San Diego, a municipal corporation in the county of San Diego, state of California, to order the following street work to be done in said city, to-wit:

That Twenty-eighth street in the city of San Diego, California, including the sidewalks thereof, from the north line of 'B' street to the north line of Dartmouth street, including all intersections of streets between said points and the sidewalks of such intersections (excepting such portions of the said Twenty-eighth street and the said intersections of streets, between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon and, also, excepting intersections of the said Twenty-eighth street with cross-streets, which have already been graded to the official grade thereof) also, excepting that portion of Twenty-eighth street to be occupied by a bridge, hereinafter referred to be graded to the official grade thereof according to the specifications therefor contained in ordinace No. 2061 of the ordinances of the said city of San Diego, entitled, "An ordinance providing specifications for the grading of streets in the city of San Diego, California," approved on the 6th day of June, 1965.

And that there be built and constructed a culvert across said Twenty-eighth street, between "A" and "B" streets, of said city, where shown on the diagram thereof, furnished to the common council of said city in his communication filed with said common council on the 5th day of June, 1965, the same to be built and constructed in accordance with the plans and specifications in said diagram, and communication set forth, and the ordinaces of said city, where shown on the diagram thereof, furnished to the common council of said city, where shown on the base of said city.

That the surplus dirt and material obtained in the grading of said Twenty-eighth street, as aforesaid, shall be placed and d

of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the clerk of the said city of San Diego be and he is hereby directed to post this resolution of intention conspicuously for two days on or near the chamber door of the said common councif, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the street superintendent of the said city of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also rause a notice similar in substance to be published for six days in said daily newspaper, in the manner required by law.

of Sau Diego California, duly certified by said Dank for the sum The Diel of John Coegebretsen offening to do said work at the fallening forces, Vight

Dow Out for Cubic yard 49 Cents. Her Fill per Odbie yard 5 cents. Daid Did is accompanied by a check duly certified by the First National Dank of Lan Diego, for the such of # 9000 The Did of ML, Goodbody, offering to do said work at the following prices Vig! Cut (459) Hosty Trine Cents per Cubic Yard. Mill (2) Two Cents per Oubie yard, Daid Did is accompanied by a Loud in the fend Sur of One Hundred Dallays, Signed by the Didder and Delphen Driver and O. Chaddick as sureties, The Clerk presents the affectaints of publication of-Resolution No. 2330, Ordeling The Work of grading Redwood Streets from the Cast line of Factor to the West line of the City Park, Ulso, The afflictavits of Sublication and first mig the Notice Enviting sealed proposals of doing said work, which, applicatite are Ordered The Clerk Reports that in verspours to Said alletisement, he has received the following proposals for doing said work Viz: The Diel of John Exceptivetson of Jering to do said work at the Hallowing prices ligh; I How Cel fee Cubic your 69 Cents, Dirfill per Cubiel yard 5 Cents, Dail Sid is accompanied by a check on the Hirst National Saux of Saud Diego, California duly Certifical by said Saul for the Sure of \$10000 also Certificial by Sales Dawn you we would go of feeling to do said werk at the following prices (ig:

Cet (6/9) Sixty we Cents for Cubic yand,

Said Did is accompanied free a Dond in the fiend

Shill (i) nothing,

Shill (i) nothing,

Shill (i) nothing,

Shill (ii) as, Suxeties, The Clerk five souts the affect asits of publication of Resolution No. 2379, Ordering the work of grading Muth Itter from the Worth line of Municipally arene the South line of Monterty Street

also the afflicavits of publication and furting the Notice intituy Sealed Throfosals for doing Sald non I he West neports that in response to said adver tisement, he has received the following functions a for doing said work big: The Sproposal of Over Died Brown, offering to do said work at the fallways prices big! Chi 40 Cotts fier Cubic yard, Hill, 15 Cents for Cubic Hard. Dail did is accompanied by a Check Iduly Certified by the Hirst National Sauk of Sau Diego California, or the Sum of \$25.00 The Diel of John Engelsetson, offering todo said with at the following prices Viz: Ther Culter Cubic Your Co Cents, Said Did is accompanied by a check on the Thirst National Dank of Sand Diego Californiato Sum of \$4000 being duly Certified by said Wank fry said amount West, The Diel of Med Tookbody at the Hallerding fixees Jeb (55 9) hefty hive Cects fer Cubic Yord Till (D) Hood Cents per Cubic Yard. Day Did is accurationed by a Soud in the kendsum of Orshundred Dollars Executed by the bidder and Stephen Synn and D, hadwick, as suncties, also The Did of Wall Welson at the Hall ending finices of Bayatin 49 Cents fred Cubic Tard, Subaukment I'T cents for Cubic Hards Daid Day is accompanied by a Chock on the mechants Natural Dank of San Diego, California, dudy Certified by Said Dank for the sum of \$65.00 Ou motion, the proposals for grading, 9th, Redwood and 2nd Streets, are referred to the City Enquieer with instructions to report the lowest but ow each afat this time Councilman McMeill is exaused from further attendance on this session of the Council.

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Councilman Glochman now moves that the Retail Liquor Liceuse of Joseph Schehtmeyer, be massigned to yohn Kohns which mation is adopated. (he Ordinance), Compromising delingued takes an Lots Cand Fr. Block HH, New San Diego, as vecommended by the Rivauce Committee, is read and on motion of Conneilman Credman, placed on its final passage at its frost Reading by the following vot bowit, auges Commeilmen, Thorpe, Blockman, Kelly, Creekway Reynolds Jetus we Wolkanify Loes noge, Usery Conneilment Mc Med and Osbolin, Thereupon on motion of Connectionan exelman Daid Ordinance is adopted by the following toto lower; Oyes, (asuednew, Thospe, Glochman, Kelly, Creekwan) Regulds, Johnson and Goldkauft. Wes Mague, Ubsent Conveilmen, Mc Hell and Osborn, Said Ordinance as adopted is as follows Viz: Odinave No. 2159, Un Ordinance to Compromise delinquent taxes, on lot 6" and It, of Hoek 44, of New Yan Diego, De It Ordained, by the Column Cannell of the City of San Didge as follows; Section! I Shat the Tre assurer of the City of Sau Diego, California be and he is herely author ised to Cacept the sum of \$ 6.99, as Course ourse (a) settlement in fail of all delinguent taxes, of the said City of San Diego, on lots Eaus Fi in Dlock 44, of New San Diego, in Said City, Who years 1876, 1877, 1878, 1882, and 1886, and ffull Settlement of shich totes; and refun produce Stron of such veceful to the City Clerk of said Con Said len is hereby authorized to write whow the proper Certificates in Certificates, the und vedeened. Ordinances, providing for Compromise, of Claims against, I Alichmany & Young, and The Callege Hill Dand, association, are read and ordered referred to the Timany, Committee,

392 The Julining Refugh of the Narber and Wharges ommittee on the Letition of the Standard Oillow rang for an Ordin and Ralifying the action of the Hatte Svan of Norben Courses sierters in granting-Said Company a Wharf and life line The Sanching is read and on motion adopted Vis; The Harfor and Whave's Combittee vecommends the within Setetion be granted, and the Ordinance. presented herewith, adopted, Thereupon Said Ordinance is read, hassed Thirst, Reading, and further action postfrued for thirty days in accordance with the provisions of the City Charter, Sepvitott 1905. The following Report of the Street Committee on the Petition of William & Grass for Establishment of grade on D'Street from 30th to 3 grid Street is read Mud adopted Vig: The Street Committee recommends that the Within Setition be granted, al Johnson Jr, La Alvelinan 3. Sept 15th, 1905, The fallowing Refronk of the States Committees on the Petition of SXA, Collins et al for grading Center Street is read and adopted Vizi. The Street Committee recommends that the within Setition be granted. US, Johnson fr. La Oreelman Defry 15th, 1905, Thereufen a Resolution develing the Cet Enquier to funish grade chevations on, Kenter Kutt, Hauevek, Miright, " 26th, 27th, B" and 3 rod Stilets, is read and and on motion of Conveilman Kelly, adopted, by the fallowing vote to wit; * Said Resolution as adopted is as fallows: Vice: Resolution No. 2350, It is herely Resolved by the Commun Comiedof the City of Sau Diego, that the City Congriser We auf he is hereby abithorized and developed to priviles the grade elevations of the fullowing usual treets in the City of Sandiego, between the pourts on said Stratets herinafter designated tout

ARE CONTRACTOR SERVICE OF THE SERVIC Cepter Street, the entire length theseof. Kurtz Street, from the Westerly line of Wingh Sweet, & the westerly live of Witherby Street Havever Sweet from the Dutch westerty live Mulifuria Street to the Easterly line of Stright Havever Street to the Southerly like of Kurte, Direct from 26th Street to 27th Street Twenty Dixth Meet fram & Street to Dixect. Twenty Seventh Street from Aswest to Street, I Street from 3och Street to 32 ud Streets Thirty Secund Street from Street to Fithers. W Dominication from the City Enquieer trans withing an estimate of yardage of Kakuria Street from In dia Street to the City Park) is presented and Ordered A Resolution, adopting, palaus, Knausings and spee is facations for a pipe Ordown, on Malmin Street, is head and on motion of Connectinian Creekwan adopted by the Julianing vate to wit:

Ages, Connideren, Thorse Dlochman, Kelly, Creekwan Reynolds, Johnson and Goldkaush

Noes Masse: Maes, Marie; absent Councilmen; McHeill and Cosbon Said Resolution as adopted is as fallows lig; Resolution No. 2340, Be It Resolved. By the Common Council of the Coty of San Diego, as follows: Showthe Specification, plans and dvaw-wigs for the Construction of a pipe Culvert, to be Con Showted in the grayling of Kalinia Street, from the City Sask, Submitted by the City Enquier of the City and Camiel of Said now on file inthe office of the Clerk of Said City allasted to the Counterlunicateur from I aid City Our queler, and fullers as fallows to wit; " Desenyous Mo. 10760 Tiled Augers 31. 1905, J. Dutle Octoberk Levey & Day Defruty, Communication from Pety

Cenquier, transmitting Estimato of Yordage in grading Kalinia Street from Sudia Street to City Parks a duplicate of which said Specifications is by file in the office of the City Enquieer in the Street Estimates Dove No. 2. Val. 1. at Spage 245, to page 250, both inclusive, and a duplicate of said plans, and down might is in file in the affice of said City Cregimes in Street Estimate Dook Mo. 2 Val 2. page 36, be and the same are hovely adopted and approved, and de which Said pipe Oud vert Shall be Constructed The fullwing Report of the Street Committee, in for extension laft time, to Sidewalk and Curb in front explots 6, 7.8,9 and 10, in Slock Il. Meddlown

Vis ne ad auf que motion adopted Viz: The Sweet Committee reconneceds that the Doard of Celication be granted to days extension of time to Side walk and but in frauch affects 6. 7. 8 fand 10. blok 36 Defoluque for

of Middletown,

Sept 15-1905, Sille geetinan, Thereupon a desolution granting permission to the. Goard of Education for extension of time, to sidewalk and curt in fronts of loto 6, 7, 8, 9 and 10 in Block 36, Middletown is read and on motion of Councilman Thorpe adopted by

Kas Kelly

the following vote to-wit: Ayes Courcelmen: -. Thorpe, Blochman, Kelly, breekman, Reynolds, Johnson, and Goldkamp.

Noes Moneelinese

Absent - Conneilmen - Mi Neill and Osborn. Said Resolution as adopted is as follows-Viz: Resolution No.

Be it Resolved by the Common Council of the City of San Diego, that the time within which the Board of Education of han Diego school District shall sidewalk and curb the Union Street in front of Loto 6, 7, 8, 10 and 11 in Block 36 of middletown, is hereby extended to thirty

The following report of the Street Committee in the matter of sidewalking and curbing yet to be done on Union

Street from Date to Loy Streets is read and on motion adopted Viz.

The Street Committee recommends that the City advertise for bids and let a contract for the endewalking and curb. mig of Union street from Date to dry Streets. We therefore, recommend the adoption of the Resolution of Intention foresented herewith.

> a. P. Johnson. Jr. L. a. breelman.

Sept, 1-05.

Thereupon a desolution of Lutention to sidewalk and curb Union street from the north line of Date Street to the south line of Lay street is read, and on motion of Connectmen Thorpe adopted by the following vote to-wit: ayes Councilmen: Thorpe, alochman Helly, Creelman, Reynolds, Johnson and Goldkamp.

Noes- None. Absent Councilmen Mi Neill and Osborn.

Said Resolution as adopted is as follows Viz. Resolution of Intention.

To sidewalk and Curb Union street in the City of San Diego California from the north line of Date street to the south line of Day street.

Be it Resolved, that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the Country of San Diego, State of California, to order the following street work the done in said City to-wit:

That Union street in thecity of San Diego California

That Union street in threity of San Diego, California, on both sides thereof, from the north line of Date street to thorsouth line of Long street, including both sides of all intersections of streets between said points (excepting where already sidewalked with concrete, and also excepting such portions of the said Union street, and the said intersection of streets between Said points, required by law to be kept in order or repair by an person or company having reinvoid tracks thereon), he sidewalked with emerte, the base or foundation of which shall be the inches in thekness and composed of one part, by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor contained in Ordinance No. 1140 of the ordinances of the said City of San Diego, entitled "An Ordinance Onescribing Specifications for Sidewalking and Cinbing in the City of San Diego, California," approved on the 17th, day of June 1902, now on file in the Office

of the Clerk of the said City of San Diego. also that the said Union street on both sides therefor from the said north line of Date street to the said South line of Loy street including both sides of all intersections of streets between said points l'excepting where already curbed with concrete or natural stone, and also ucepting such portions of the said Union street and the said intersections of streets between said familes, origined by law to be kept in order or regain by an person or company having railroad tracks thereon), he curbed with concrete according to the specifications therefor contained in Ordinance No. 1140,

That the San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the lity of San Diego, he and it is hereby designated as the newspaper in which the Resolution of Intention shall he published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego he and he is hereby directed to good this Resolution of Intention Conspiencies by for two days on or near the chamber door of the said Common. Council, and to cause the same to be published by two insertions in Said daily newspaper in the manner required by

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted att along the line of the said contemplated work, above described, notices of the passage of this resolution, in thomanner and in the form required by law and shall also cause a notice similar in substances to be published for six days in Said newspaper in the manner required by law.

at this time Conneilman Kelly moves that the President of the Council calls the Committee of the whole in the near future to investigate the charges against Waltermoore Surprintendent of Streets which motion is adopted.

The following report of the Health and Morals Committee on the Gelition of Look Loy for a Restaurant Liquios Liceine at No. 1193 J. Street is read and on motion adopted-Viz: The Health and Morals Committee recommend that the within Ottion be denied. L. a. Blochman.

Sept. 15.1905.

State of the state of the state of the The following report of the lewer Committee on the becommen dation from the Board of Public Works in the matter of construction of sever in Block 5 of Breed and Chase's addition is read and on motion adopted. Viz: The herver Committee recommends that the within recommendation be devied L. a. Blochman, E. C. Thorpe. Sept. 15- 1905 I. J. Goldkamp. The following report of the Finance Committee in the

matter of billmore and Company offering to settle delin-quent takes on the North half of Block 18 Sherman's

Addition is read and on motion adopted, Wig.

The Finance Committee recommends that within application be denied.

Sept. 16-05.

Jay N. Reynolds. L. a. Blochman,

The following report of the Finance Committee, on the Petition of Charles It Angier for settlement of delinquent takes of Lot 5. P. L. #1783 is read and on motion adopted Viz:

The Finance Committee recommendo that the weth-

in application he denied.

Sept. 16-1905

Joy. N. Reynolds. L. A. Blochman.

The following report of the Finance Committee one the recommendation of the Board of Public Works for the purchase of 5000 feet of lumber for the use of the Street Defartment is read and on motion said report is adopt ed by the following vote to-wit:

Uijes - Corneilmen!-Thorpe, Blochman, breelman, Reynolds and Johnson.

Noes Comeilmen! - Kelly and Loldkamp. absent Conneilmen: -. M: Heill and Osborn.

Said Report as adopted is as follows Viz: The Finance Committee recommends that the Board of Public Works advertise for hids for Jeurehase of lumber;

Jay. M. Reynolds. L. a. Blochman. Sept. 16-1905.

The following report of the Finance Committee on the recommendation of the Board of Public Works for the Jeurehase of 1000 feet of 21/2 wich fine hose is read and on motion of Councilman breelman adopted Viz:

The Finance Committee recommends that the Board of Jublic Works advertise for fire hose in \$350,00 lots.

Sept. 16. 1905.

Jay N. Reynolds. L. a. Blochman.

The following report of the Finance Committee on the recommendation of the Board of Public Works for the Junchase of 2 can loads of 4 wich cast iron water pipe is read and on motion of Councilman breelman adopted Viz:

The Finance Committee recommends that the Board of Oublie Works advertise for bids for Cast Iron (4 wich) Water

Pipe in 9, sand 10 car lots.

Sept. 16. 1905.

Jay. N. Reynolds L. a. Blochman,

The following report of the Ginauce Committee on the recommendation of the Board of Public Works for the Jeunehaue, of 10,000 feel of lumber for the Street Department for the use for the Street Department is read and on motion of Councilman breelman adopted Viz.

The Tinance Committee orecommends that the Brand, of Oublie works advertise for bids for purchase of lumber.

Sept. 16 th, 1905

Jay N. Reynolds L. a. Blochman.

The following report of the Street Committee on the action of George S. Carr. for establishment of Grade of "9" Street from 26th to 27th Streets; and on 96th and 27th Streets from "H" to "I" Streets is read and on motion adopted Viz; The Street Committee recommends that the within action be granted.

a. O. Johnson. Jr. Chas. Kelly. L. a. breelman.

Sept. 15. 1905.

The following report of the Finance Committee on the Recommendation of the Board of Public Works in thomatter of appointing Foreman of Street Department and increases of salary

Is read and on motion adopted Vig. The Finance Committee recommends the adoption of the wichin recommendation and the Ordinance presented herewith, Jay. n. deynolds. a.g. Johnson Defet 5-05 Thereuzon an Ordinance authorizing the Board of Rub. lie works to appoint a Foreman on the Street Force is read and on motion of Councilman Thoopse, placed on its final passage at its first reading by the following vote to wit: Ayes. Cornicilmen: Thorpe, Blochman, Kelly, Creelman, Reynolds, Johnson and Soldkamp. Noes- None. absent Connahmen: - M: Neill and Osborn. Thereupon on motion of Councilman Thorpe said Ordinance is adopted by the following note to-wit: Uyes Councilmen: Thorpe, Blockman, Kelly, breelman, Reynolds, Johnson and Soldkamp. Nues- none, absent-Conneilmen: -M: Neill and Osborn. Said Ordinance as adopted is as follows Viz: Ordinance No. 2158. Horeman on the Street Force Be it Ordained by the Common Council of the City of San Diego, as follows to-wit: Section 1. That the Board of Public Works is hereby authorized and directed to designate one member of the present street force as the Foreman thereof to dineed thowark of said street force in the absence of the Superintendent of Streets. Sec. 2. That the person so designated as the foreman of said street force, shall receive as compensation for all services rendered to the City of San Diego thosum of Sitty-fine Dollars per month. After first giving due notice Oresident protempore Johnson did un open session sign Ou Ordinaire (No. 2155-1 changing and establishing the grade of 30th Street between I and K Streets, also Au Ordinaues (No. 2156) establishing the grade of Balie-Balie Street. Also Ou Ordinance (No. 2158) authorizing the Board of

Publis Works to appoint a Foreman on the Street Force. Also Au Ordinance (No. 2159) to compromise delinquent

and the state of t

Takes on Lots "Eand" I" Block 44 New San Diego.

Thereuzon on motion the Council adjourned until Monday Sept. 25,900 17: 30 o'clock, P.M.

> Frecident of the Common Council of the City of San Diego, California.

Serry of Day, Deputy.

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Adjourned Meeting. Council Chamber of the Common Council of the City of San Diego, California. September 25-1905. Pursuant to adjournment, a meeting of the Common Council is held this day at 7:30 o'clock P. M. Orleident Osborn presiding. Cresent-Councilmen: - Thorpe, Kelly, M. Neill, Creelman, Augnolds, Johnson, Goldkamp and Oshon. and Clerks Butler and Day. Absent - Councilman! - Blochman. The Minutes of adjourned Meeting held September 18th, 1905, are read and approved. U Message from the Mayor transmitting an Ordinance providing for the employment of assistants in the city Engineer's Office is read, and on motion said Recommendation is adopted. A Communication from the Board of Public Norks recommending the employment of additional assistants in the City Engineers Office is read and ordered filed. assistants in the City Engineer's Office is read and Conneilman Johnson moves that Rule 6 be suspended frenching action on said Ordinance, which motion is adopted by the following vote to - wet: ages Councilmen: -. Thorpe, Kelly, M. Weill, Creelman, Augnolds, Johnson, Lodkamp and Osborn, Mus - Mone! -. absent-Councilman: - Blochman, Councilman Johnson now moves that said Ordinance be placed on its final passage at its first reading which motion is adopted by the following two-thirds vote, to-wit: Types. Councilmen: Thorpe, Kelly, M: Neill, Creelman, Reynolds, Johnson, Goldkamp and Osborn. Noes - None absent. Cornielman: Blochman. Thereuzaon on motion of Councilman Johnson, said Ordinance is adopted by the following vote, to wit:

ayes-Councilmen: -. Thorpe, Helly, M. Meill, Crielman, Reynolds, Johnson, Goldkamp and Osborn. Nuls- None: abeent-Councilman: - Glochman. Said Ordinance as adopted is as follows. Viz: Ordinance No. 216 6 Au Ordinance providing for the employment of assistants in the City Engineer's Office. See it Ordanied, By the Common Council of the City of San Diego, as follows: Section 1. The Board of Jublic Works is hereby authorized and empowered to employ one (1) assistant engineer and two (2) Chainmen until the first of November, 1905, and two (2) assistant engineers and fourt41 chainen for a period not to exceed ninety (90) days, in the office and under the control of the City Engineer.

Section 2. The the assistant Engineers so employed. shall receive \$3.50 per day, and the chammen shall re eline 19.00 per day for lack and every day in which they may be employed in the above service. Section 3. That it be and is hereby determined that this ordinance is one of ungency and for the immedeate preservation of the public peace, health and safety, and shall take effect and be in force, from and after its final passage and approval by the mayor of said City. U Communication from the Board of Jublie Works recommending the purchase of a new Elevator for the City Hall is read and referred to the Finance Committees. U Communication from the Board of Public Works transmitting map of sub-division Block 1/3 Pacific Beach

is read and referred to the Street Committee.

a Communication from the Board of Public Works approving map of Steven's addition sub-division of Loto 2 and 3, of the Eweka Lemon Track in P. L. 1208 is read and referred to the Street Committee.

a Communication from the Board of Public Works in the matter of the sale of Horses at Public auction is read and referred to the himance Committee.

An Ordinance directing the sale of Certain improvement bonds is read and Councilman Helly moves that Rule 6 he surpended fending action on said Ordinance which motion is adopted by the following vote to-wit: ayes-Councilmen! - Thorpe, Kelly, Mr. Neill, breelman, Reynolds,

Johnson, Kolkamp and Osborn.

Noes None.

absent - Councilman! -. Blochman.

Councilman Helly now moves that said Ordinance be placed on its final Jassage at its first reading which motion is adopted by the following two-thirds note to-wit: ayes-Conneilmen: - Thorpe, Kelly, M. neill, Creelman, Reynolds, Johnson, Goldkamp and Osborn.

absent Councilman; - Blochman.

Thereuzon on motion of Councilman Kelly said Ordinance is adopted by the following vote to-wit: ayes-louncilmen: - Thorpe, Kelly, Mr. Neill, breekman, Reynolds, Johnson, Goldkamp and Osborn.

Nues - None! -.

abacut- Connachman; Blochman.

Said Ordinance as adopted is as follows - Viz: Ordinance No. 2142

Un Ordinance directing the sale of certain Bonds. Whereas, in pursuance of Ordinance No. 2138, entitled, " an Ordinance providing for the issuance of City Bonds in the sum of Fifty-four Thousand Dollars (54, 000.00) forthe re- placing of the Thirtieth Street water main, from El Cajon Civenus to National avenue, (all in the City of Law Diego, California) with new pipe. " and approved on the 6th, day of September, 1905; the bonds therein men tioned and directed to be printed and executed will shortly he ready for sale; and

Whereas, in Jeursuance of Ordinance No. 2137, entitled, 'Un Ordinance providing for the issuance of City Bonds in the sum of Seventy Fine Unousand Dallans (75,000,00/ for the purpose of constructing and completing the Bistreet re-inforced concrete conduit.," and approved September 6th 1905, the bonds therein mentioned and directed to be founted and executed, will shortly be ready for sale, now

Be It Ordained, by the Common Council of the City of

Saw Diego, as follows: That the said houds shall be sold in the following

manner to wit! The City Clerk shall cause notice to be Jublished in the official paper of the City, namely:

The San Diego Umon and Daily Bee, to the effect that sealed hids for the funchase of all said bonds, (properly describing them) will be received at his office until 7:30 o'clock P. M., of the septeenth day of October, 1905, and that said bonds will be sold to the highest hidder, or bidders, therefor, by the Common Council of said lity of San Diego, and that the same shall be sold for less than Jear.

Each bid shall be accompanied by a check certified by a responsible bank in thosaid City of San Diego for This Thousand Dolland \$5,000,00) payable to the City Treasurer of said City, as a guarantee and assurance that the said bidder will take said bonds sepay the perice bid therefor, should the bonds be awarded him. Upon the delivery of said bonds to the purchaser and the payment therefor, such certified check, or checks as may be, have been given the Clerk shall be returned to the bidder.

At the time fixed in Said notices the Common Conneil shall meet for the purpose of considering such bids as may have been offered, and shall sell said bonds to the highest bidder; provided, nothing herein contained shall be construed to compel the said Council to accept any particular bid.

Section 1. The successful bidder, or bidders shall be required to take so much of said bonds as shall have have been awarded to him by the Council at the rate. fixed upon ten days' notice from the City Clerk that said bonds are executed and ready for delivery.

And, in the event of failure of any such Jemehaser totake the amount and number of bonds awarded to him upon his bid, for said ten days after receiving notice as aforesaid, his said check accompanying his bid and the sum for which it is drawn shall be forefitted to the City, and the Council shall cause a new notice to be given, and said bonds shall be re-advertised and sold in manner as heremasone provided.

Section 2. That it is hereby determined that this Ordinance is one of urgency and for the immediates preservation of the public peace, health and safety, and it shall take effect and be in force from and after its final passage and approval by the Mayor of said City.

I Communication from the betyent thousand opinion in the matter of appropriating Fifteen Thousand Dollans (7,5000) from the Sewer Extension Hund for the Jeurpose of constructing a screptic tank at a Cost of Iwelve Thousand Dollans (72000) is read and ordered filed.

The Petition of the San Diego Consolidated Gas and Electric Light Company, for permission to creek an electric signe at 935-6 the Street is read and referred tothe Electric Light Committee.

The Petition of J. E. Rodgers for Retail Liquior Li-cense at 1101-"D" Street, between Second and Third Streets is presented and refused to the Health and Morals

U Kesolution directing the City Engineer to furnish description for a Wagou Ruad from Pueble Luto 904 and 205, to False Bay, is read and referred to the Street Committee,

a Resolution directing the City Engineer to Estimate yardage on "I" Street from "26 th" to "33 nd" Streets is read and reperred to the Street Committee.

A Resolution dericting the City Engineer to Esti-mate Yardage on "32 nd" Street from "F." te"re." Streets is read and referred to the Street Committee.

A Resolution directing the City Engineer to Esti-mate yardage on 31 st. Street from "I" to "N" Streets is read and referred to the Street Committee.

The Petition of the College Hill Land association for establishing the grade of adams avenue is presented and Councilman Johnson moves that Rule 6 he suspended Juding action on said action, which motion is adopted by the following vote to - wit:

Ayes Councilmen: - Thorpe, Kelly. M.S. Neill, Creelman, Rugnolds, Johnson, Goldkamp and Osborn.

noes none! ...

Absent - Councilman: -. Blockman. A Resolution directing the City Engineer to furnish

Elevations for the establishing of grade of adams anemie is read and on motion of Conneilman M. Neill adopted by the following noto to-wir.

Ayes Councilmen: . Thomps, Kelly, M. Neill, Creelman, Augusto Councilmen: . Depolds, Johnson, Goldkamps and Ashom.

Noes- None: ...

Absent-Conneilman: Blochman.

A Resolution directing the Street Superintendent to designate places for deposit of surplus earth in the grading of Second Street between Lunier and Walnut Streets birets. fore referred to the Street Committee, is on motion of Councilman Johnson with drawn from said Committee, and Onle 6 is suspended pluding action on said Resolution by the following voto to-wit:

Ayes - Comcilmen; -. Thorpe, Kelly, M. Neill, Creelman, Reynolds, Johnson, Goldkamp and Osborn.

Noes - None! ..

absent - Councilman: - Blochman.

Thereupon on motion of Councilman Johnson said Resolution is adopted by the following vototo-wit: Ayes-Councilmen: - Thorpe, Kelly, M: Neill, Creelman, Deynolds, Johnson, Goldkamp and Osborn,

Noes None! ...

absent Conscilman: Blochman.

Said Resolution as adopted is as Jollows Vig: Resolution No. 2361

Be it Resolved, By the Common Council of the City of San Diego as follows:

That the City Engineer of said City furnish the proper elevations for the establishment of the grade of adams are in said City.

Messages from the Mayor nominating H. E. Mills and E. B. Yould as members of the Board of Library Irustees; action on the same having been postsponed, said messages are now taken up for consideration and on motion further action is deferred until the next regular meeting.

The following report of the Finances Committee on the Recommendation of the Board of Public Works for the purchase of a Road Grader is read and on motion adopted tig:
The Finances Committee recommends the within recommendations be referred to City Clerk to a scertain if funds.

are provided for junchase of grade.

Sept. 16-05.

Jay n. Reynolds, L. & Blochman,

The following report of the Health and morals Committee on an Ordinance amending Section 45 of Ordinance No. 193 is read and on motion adopted Viz: The Health and Morals Committee recommend that

the within Ordinance be tabled.

L. a. Blichman. E. C. Thorpe, F. J. Soldkamp.

Dept. 15-1905.

The following report of the Sewer Committee in the matter of the construction of Sewer on "23 rd" Street near"a" Street is read and on motion adopted Ving;

The Server Committee recommends that the recommendation herein be adopted, providing funds are available for same.

Sept. 15th. 1905.

Isev. M: neille E. C. Thorpse.

The following report of the Sewer Committee on the Cetition of John S. Hawley et al. for the construction of a server on albatross Street between Lawrel and Maple Streets, is read and on motion adopted Viz.

The Sever Committee recommends that the within fee tion be granted, and that Petitions be reimbursed for Said Server, at such time as the Funds of the City will permit said refund.

L. a. Blochman, J. J. Goldkarup E.C. Thorfee.

Sept. 22 nd, 1905

The following report of the Health and morals Committee on an Ordinance prohibiting advertising Bull Fights on being read, Councilman Kelly moves that said Ordinance nance he rejerred back to the Health and morals Committee, which motion fails of adoption by the following vote to-wit!

Ayes-Councilmen: - Thorpe, Kelly, Goldkamp and Osborn. Noes-Councilmen: - M: Neill, Creelman, Reynolds and Johnson. absent-Corencelman: -. Blochman.

Thereupon on motion of Councilman Creelman, Said

report as adopted and see as follows Viz. The Health and Morals Committee recommends that no further action-be taken on within Ordinance. L. a. Blochman. J. J. Soldkanijo. E.C. Thorpe, Sept 22 nd 1905 In the matter of the Petition of E. W. Ordgeon for the transfer of Liquor License and Location of Salvon from 1224 fi Street to the South West Corner of 13th and H. Streets, the Clerk informs the Council that the Cetitioner requests that the Council take no further action on said Petition to the hours Thereuzon on motion of Councelman Thoopse, said Petition is ordered filed The Petition of a. a. Thomas Chief of Jolice protesting against the granting of said Petition and transmitting requests of 4.a. Fay and Seo. a. L. Urban for weth drawal of their names from Said Peletion isospresented and ordered The Petition of J. S. young et al protesting against the granting of said Petition is predeentedooded ordered The Petition of mrs Freeborn, against the granting of said tetition is presented and ordered filed. The Cetition W. K. Undrews et al. protesting against the granting of said Cetition is presented and ordered filed The Vetition of R. S. Wilson et al. against the granting of said Tetition is presented and ordered filed. The Report of the Public Buildings Committee on the Petition of J. Y. Martin for permission to erect a Bath House on the Park at La Jolla Park, to-gether with the Communication from the City attorney in said matter are presented. Councilman breekman mones that said entire matter be laid on the table, which motion is defeated by the following voto to-wit: ayes-Councilmen! -. Kelly, breelman, and Keynolds. Nolo - Councilmen: -. Thorpe, M: Neill, Johnson Goldkamp and Osbora, atrent-Councilman: Blochman. Courcilman Thoope now moves that said Petition he granted, with the provision that said J. G. martin pay a nominal rental for the privilege of constructing and maintaining said Bath-house, which motion is adopted.

The following Report of the Street Committee on the Geletion of Evan W. Evans for revocation for the Jurislege of heretofore granted Evangell Engene to fence in a portion of Jackdaw Street tobe used as a chicken yard is read and on motion adopted. Viz.

Thereupon a Resolution revoking the said privilege is read and on motion of Councilman Johnson adopted by

the following vote to-wet: -

ayes-Councilmen! - Thorpe, Kelly, M: Neill, breelman, Reynolds, Johnson, Goldkamp and Osborn.

Nues- None! -.

absent Corneilman! -. Blochman.

Said Resolution as adopted is as follows - Viz: asolution No.

Be de Clesolved By the Common Council of the City

of San Diego, as follows:

That the privilege heretofore granted ona Kebruary 23 rd, 1904 to Crangell Engene to construct and maintain Chicken yards on Jackdow street in said City, be, and the same is hereby revoked, and said Evangell Engene is hereby directed to move from said street said chicken yards, and any and all obstructions thereon.

a Resolution directing the City Engineer to estimate the yardage on "I" Street from the East line of 96th "Street tolle West line of "33 nd" Itneet is read and ordered filed.

a Resolution directing the City Engineer to furnish the Elevations for the establishment, for the Grade on "X" Sheet from the East line of 26 th Street to the West line of 33 rd Street is read and Councilman Johnson moves that Rule 6 be suspended fending action on said Resolution, which motion is adopted by the following Votrowit: ayes Councilmen: - Thorpe, Kelly, Mi. Neill, breekman, Reynolds,

Johnson, Soldkamp, and Osborn.

Nolo- None! -.

abacut - Councilman: - Blochman,

Thereupon on motion of Councilman Johnson Said Resolution is adopted by the following voteto-wit: -. ayes-Councilmen: -. Thorpe, Kelly, M. Neill, Creelman, Reynolds, Johnson, Goldkamp and Osborn. Notes - None! -.

absent Connectinan! - Colochman.

Said Resolution as adopted is as follows-Viz:

Resolution No. 2364.

On It Resolved, By the Common Council of the City of Saw Diego, as follows! That the City Engineer, of the City of San Diego, California, be, and he is hereby authorized and directed to furnish this Common Council the proper elevations for thoestablishment of the grade on "X" Street from the east line of Twenty-sith Street to the west line of Thirty- third Street, in the City of San Diego, California The following report of the Public Buildings Committee on the Recommendation of the Board of Public Works for fitting up rooms for thouse of the Board of Jark Commissioners is read and on motion of Councilman Creelman adopted The Publis Buildings Committee recommends the adopt ion of the within recommendation. L. a. Creelman. Sev. m: neill. F. J. Goldkamps. Sept. 22-1905. Thereupon an Ordinance ordering the Board of Publis Works to fit up rooms for thouse of the Board oflark Commissioners is read and on motion of Councelman breelman placed on its final passage at its first reading by the following votelo-wit: Ayes - Councilmen: -. Thorpe, Kelly, M. neill, breelman, Acynolds, Johnson, Goldkamp and Osborn. Noes- none! -. absent Conneilman; Blochman. Thereupon on motion of Councilman Creekman, Said Ordinance is adopted by the following voto wit: ayes-Councilmen: Thorpe, Kelly, Mr. Weill, Creelman, Augnolds, Johnson, Goldkamp and Osborn. Noes- None! -. absent - Councilman: - Blochman, . Said Ordinauce as adopted is as follows Viz. Ordinance, No. an Ordinance authorizing the Board of Jublic Works to fet Be it Ordained, By the Common Council of the City of

San Diego, as follows! Section 1. The Board of Publix Works of said City is hereby authorized and directed to fit up Room 3 and

the unnumbered room adjoining thereto, in the lity Hall, (formerly occupied by the City Engineer) for the use of the Board of Jank Commissioners of said City; provided, however, that the cost thereof shall not exceed \$125,00 Section 2, There is hereby appropriated from the cost of the improvement hereinbefore authoused,
The following report of the Street Committee in the matter of sidewalking and curbing yet to be done on Third Street from the north line of Laurel street to the southline of like Street is read and on motion allogited Colweil Storet Committee recommendo that Profeerty Ownero have until Jan 19 nd, 1906, towerstand, sidedalks faired cholosi, Sept. 15-1905 mi Die moran. La Creeksian. Thereupon a Clesolution granting Property Choners permission to construct the sedewalking and curbing on said street is read and on motion of Councilman Johnson adopted by the following vote to-wit! ayes Councilmen: -. Thorpe, Kelly, M. neill, Creehnaw, Reynolds, Johnson, Goldkamp and Osborn. Nuls- None. Absent Councilman: Blockman. Said Resolution as adopted is as follows Viz. Clesolution No. 2357. De It Resolved, By the Common Council of the City of San Diego, as follows: That it he and is hereby determined by this Common Council that Third street from the North line of Lawrel street to the south line of Olive street, he improved between said points by the construction of sidewalks and curbs thereon, in accordance with

the specifications for such work as contained in

Ordinance No. 1140, approved June 17, the, 1902, That the owners of property fronting upon said Street between said Javinto shall have until the 2 nd, day of January 1906 within which to Construct sidewalks and curbo thereon at private con-

That the City Engineer he and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish

to any serson applying therefor an estimate of the num-ber of cubic yards of excavation or embankment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said and day of January 1906 said City Eugineer shall furnish this Council a detailed report showing the amount of sidewalking and eurbring yet to be done on said streets between said points.

That the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 2 nd day of Janary 1906.

The following report of the Street Committee in the matter of sidewalking and curbing yet tobe done on # th, Street from the South line of try Street to the South line of University avenue, is read and on motion adopted Viz:

The Street Committee recommends that Property Comers have until Jan g nd, 1906 to construct sidewalks and Curbs on 4th Street, from Loy to University avenue.

U. J. Johnson, Jr. Chas. Kelly.

L. a. Creelman. Sept. 15- 1905. Thereupon a desolution granting permission to property owners to complete the sedewalking and eurbring on said street is read and one mostion of Conneclman Johnson adopted by the following vote-to-wit: ayes-Councilman: - Thorpe, Kelly, M: neill, Creelman, Buynolds, Johnson, Goldkamp and Ostorn.

noes- none! -.

absent-Comeilman: -. Blochman. Said Resolution as adopted is as follows Vig: Resolution No. 2359. Be It Resolved, By the Common Council of the City of

San Diego as follows: That it he and is hereby determined by this Com-mon Council that Fourth Street from the south line of Luy street to the Southline of University avenue, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as cortained in Ordinance No. 1140, approved June 17th, 1902 That the Owners of property fronting upon said

street between said fromts shall have until the Ind day of January 1906 within which to construct sidewalks

and curbo thereon as private contract.

That the city Engineer be and he is hereby anthorized and directed to prepare a profile of the sidewalk of said street between said points, and furnish to any person applying therefor an estimate of the number of cubic yards of excavation or embankment necessary to bring any frontion of the sidewalk of said City to its official grade.

That on said 2 nd day of January 1906 said lity Engineer shall furnish this Council a detailed report showing the amount of sidewalking and

That the City Clerk advertise the fact that said improvement has been decided upon, and that forgety owners desiring to construct sidewalks and earls by private contract must complete said work on or before the said 2 nd day of January 1906.

The following Report of the Street Committee on the Petition of Property Owners for the grading of 30 th Street, between "I and "X" Streets is read and on motion of Councilman Julinson, adopted Viz: The Street Committee recommends that the

within Petition he granted.

a. P. Johnson Jr. Chas. Kelly. L. a. Creelman.

Sept. 15-1905.

The following Report of the Street Committee on the Petition of Seo. K. French for grading 30 th."

Street between "I and "X" Streets is read and on motion of Concilman Reynolds adopted Viz:

The Street Committee recommends that the within

Petition he granted.

a. P. Johnson, Jr. Chas. Kelly. L. a. Creelman.

Sept. 15-1905

The following Report of the Street Committee on the request of Isabella Minson for grading 30 th Street between "I" and "M" Streets is read and on motion of Conneclman Reynolds adopted Viz:

The Street Committee recommends that the within Octition be granted. a. P. Johnson. Chas. Kelly. L.a. Creelman. Sept. 15-1905. The following Report of the Street Committee on the Petition of Property Owners for closing up a portion of Daisy Street in La Jolla Park is read and on motion of Councilman Thorpe adopted Vig: The Street Committee recommends that the within Cetition be devied. Cl. J. Johnson, Jr. Chas. Kelly. L.a. Creelman. Sept. 15-1905. The following Report of the Street Committee in the matter of sidewalking and curbing yet to be done on Columbia Street from the North line of H. Street to the South line of Kalmig Street is read and on motion adopted - Viz: The Street Committee recommends that property owners have until Jan 2 nd 1906 - to construct sidewalks and Curbs on Columbia street from "H" to Kalmia Streets, a.P. Johnson, Jr. Chas. Kelly, Sept. 15-1905 L. a. breelman. Theresport a Resolution giving Property Owners until January I pet, 1906 to complete the sidewalking and curbing on said Street is read and on motion of Conneilman Greelman adopted by the following vote to-wit! ayes-Conneilmen: - Thorpe, Kelly. M. Reill, Creelman, Reynolds, Johnson, Goldkamp and Osborn. Holo none! ... Whent-Councilman; -. Blochman. Said Resolution as adopted is as follows Viz: Clesolution No. 9358. De It Perolved, By the Common Council of the City of Say Diego, as follows. That it be and is hereby determined by this Common Conneil that Columbia Street from the north line of H" Street to the South line of Kalmia street, he improved

between said points by the construction of sidewalks and

curbs thereon, in accordance with the expecifications for such work as contained in Ordinairce M. 1140, approved June 17 th, 1902.

That the owners of property fronting upon said street between said points shall have until the 2 md day of January 1906 within which to construct sidewalks

and curbo thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a propile of the sidewalk of said street between said spoints, and furnish to any person applying therefor an estimate of the number of Cubic yards of excavation or embankment necessary to bring any portion of the sidewalks of said street to its official grade.

That on said I not day of January 1906 said City Engineer shall furnish this Council a detailed report showing tho amount of sedewalking and curking yet to be done on said street between said points that the City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and euros by private contract must complete said work

on or before the said 2 nd day of January 1906.

The following Report of the Sewer Committee on the Petition of M. E. Mueller for the Latteral Servers around Block 189 University Heights is read and on motion of Councilman Thorpe adopted Viz:

The Server Committee recommends that a server be constructed in the alley commencing at the East line of Lot 20 Block 189, thence West to the Center of Yale Street thence North to the Main Server in Cleveland avenue, When the necessary funds are provided for said Server.

Sept 1 st 1905. L. a. Blochman. J. J. Goldkamp.

A Resolution derecting the City Engineer to estimate the cost of a Concrete Culvert in India Street is read and Conneilman Thorpe moves that Rule 6 be surspended pending action on said Resolution which motion is adopted by the following voto to wit; ayes-Conneilmen! Thorpe, Helly, M. Neill, breelman, Reynolds, Johnson, Goldkamp and asson.

Noes - None! -. absent Councilman; Blochman. Thereupon on motion of Councilman Thorpe said Resolution is adopted by the following vote to wit; Ayes-Councilmeni... Thorpe, Kelly, M. Meill, breelman, Rugnolds, Johnson, Goldkamp and Osbone. Noes- Nous: -. absent - Councilman; Blochman. Said Resolution as adopted is as follows Viz: Desolution No. 2360. De H Kesolved, By the Common Council of the City of San Diego, as follows: That the City Engineer of said City estimate the cost of construction of a concrete culnert to be constructed on India Street in place of the bridge shown in Document No. 10776, filed Sept 1 st. 1905, in the office of the Clerk of said City, and report the result of such estimates to this Council before October 2 nd 1905. U Communication from the City attorney transmitting opinion in the matter of a claim of Mrs C. L. Judd for damages on account of personal injury at 5th and 6 st by reason of the collapse of tar building , is read and ordered Jiled. a Communication from the City Engineer in the matter of the bids for grading Ninth Street and responting to the Council that the bid submitted by. J. Frank Over and Jayne Brown, for grading said Street is read and ordered Councilman Kelly now moves that the bid to J. Frank Over and Vayne Brown be accepted which motion is adopted Thereupon a Resolution of award of Contract awarding thocontract for grading Nenth Street from University avenue to monterey Street is read and on motion of Connahman M. Mill, adopted by the following vote to wit: Ayes-Conscilmen: - Thorpe, Kelly, M. neill, breelman, Reynolds, Johnson, Soldkamps and Olsborn, Mes- none: -. Absent - Councilman Blochman, Said Perolution as adopted is as follows- Viz. Clesolution No. 2367. Resolution of award. Of Contract for work on Muth Street.

Whereas, the Common Council of the City of Saw Diego did, on the 5th day of September, 1905, duly adopt Resolution No. 9329, wherein and whereby it did order work to be done in the improvement of Wintle Street, as described in said Resolution, and between the fronts on said street in said Vesolution Set forth, which desolution is by reference incorporated herein and

made a fart hereof.

Und Whereas, said desolution was, by the mayor of said City, on the 6th, day of September, 1905 duly approved. And said Resolution did further require and direct the Clerk of said City to post notice with specifications unviting Sealed Jaroposals, or bids, at the place and for the time required by law, for doing the work in said desolution ordered, and also did require and direct said Clerk to cause the said notice of said work inviting sealed proposals and rejerving to the specifications posted and one file to be published in the newspaper designated in Said Vesolution for the time required by law;

Und Whereas, Said notice has been posted and published as negured by law and the

provisions of said Resolution,

Und Wheneas, in response to Said notice, sealed proposals, or bids, for doing said work have been delivered to the Clerk of the Common Council, in open Session, on the 18th, day of September, 1905, chaving opened, examined and publicly declared all said proposals, or bids, offered, and lack of said proposals, or bids, herving been accompanied by a check or bond satisfactory to said Common Council.

Now Therefore, It is Hereby Resolved, that Said

Common Council

hereby rejects all of said proposals and beds except that next herein mentioned, and levely awards the contract for said work to the lowest regular responsible bidder, to - wit!

I Frank Over and Payne Browner at their proposal on file in the offices of the Clerk of the said City of. San Diego for doing said work, to-wit; lent 40 cents fair cubic yard,

The Clerk of the said City of San Diego is hereby directed to post a notice of this award conspicuously for five days on or near the Chamber door of the said Common Council of the said City of San Diego, and also to cause said notice to be soublished for two days in the San Diego Union and Daily Bee a daily newspaper, published and criculated and of general circulation in the said City of San Diego, and hereby designated for that purpose.

a Communication from tho City Engineer in the matter of the bids for grading Second Street and reporting to the Council that the Bid submitted by J. Frank Over and Dayne Browne is tholowest bid for grading said street; is read and ordered filed.

Councilman Thorpe now moves that the Bid of J. Hrank Over and Bayne Persone he accepted which motion, is adopted Thereuzon a Resolution of award of Contract awarding the contract for grading Second Street from Thornton to University avenues, is read and on motion of Conneilman Thorpe adopted by the following voto to-wit:

Auges - Conneilmen! - Thorpe, Kelly, M.: Neill, Creelman, Deynolds, Johnson, Soldkamp and Osborn.

Noes- None; ~.

absent Councilman!. Blochman.

Said Resolution as adopted is as follows Viz: Resolution No. 2365.

Resolution of award.

Of Contract for work on Second Street,
Whereas, the Common Council of the City of San Diego
did, on the 5th day of September, 1905, duly adopt Resolution
Number 2328, wherein and whereby it did order work to be,
done in the improvement of Second Street, as described in
8 aid Resolution, and between the points on said street
in said Resolution Set forth; which Resolution is by
reference in corporated herein and made a past spereof.

and wheres, said Resolution was, by the Mayor of said City, on the 6th day of September, 1905, duly approved. And said Resolution did further require and direct the Clerk of said City to post notice with specifications inviting scaled peroposals, or bids, at the place and for the time required by law, for doing the work in said Desolution ordered, and also did require and direct said Clerk to cause the said notice of said work inviting socied proposals and referring

to the specifications posted and on file to be published in the newspaper designated in said Resolution for the time oregined by law;

and Whereas, said notice has been posted and published as required by law and the provisions of said

Vesolution;

Und Wheras, in response to said notice, sealed for-Jorals, or bids, for doing said work have been delivered to the Clarke of the Common Council, of said city and said Common Council, in open session, on the 18th day of September, 1903, having opened, examined and publicly declared all said proposals, or bids, Mered, and each of said proposals, or bids, having been accompanied by a check or bond Satisfactory to Said Common Council,

Now Therefore, It Is Hereby Resolved, That Said

tommon Council

hereby rejects all of said proposals and bids except that next herein mentioned, and hereby awards the contract for said work to the lowest regular responsible bidder, to-wit:

of the following prices, as specified in their proposal on file in the office of the Clerk of the said City of San Diego

for doing said work, towit;

Cut 40 cents per cubis yard. Jull, 05 cents per cubis yard.

The Clerk of the said City of San Diego is hereby directed to post a notice of this award conspiciously for fine days on or near the Chamber door of the said Common Connect of the said City of San Diego, and also to cause said notice to be published for two days in the San Diego Union and Daily Bee a daily newspaper, Jublished and circulated and of general circulation in the said City of San Diego, and hereby designated for that Junpose,

U Communication from the City Engineer in thematter of the bids for grading Redwood street from 4th, street. to the City Park and reporting to the Council that Chobid submitted by Mr. M. D. Svodbody is the lowest bid for grading said street, is read and ordered filed. Tourchan Thorpe now moves that the bid of Mr. M. D. Toodbody he accepted which motion is adopt

Thereupon a Resolution of award of Contract award-nig the Contract for grading Redwood Street from 4 the Street to the City Park is read and on motion of Connahum Schoolpie adopted by the following Vote to-wis: Ayes-Councilmen: -. Thorpe, Kelly, M. Mell, Creelman, Peynolds, Johnson, Goldkamp and Osborn, nols- None! ... absent Councilman; " Blochman, Said Vesolution as adopted is as follows Viz. Clesolution No. 2366 Resolution of award. of Contract for work on Gedwood Street, Whereas, the Common Conneil of the City of San Diego did, on the 5th day of September, 1905 duly adopt Resolution

Number 2330, wherein and whereby it did order work tobe done in the improvement of Redwood Street, as described in Said Resolution, and between the points on said Streets ui said Vesolution set forth; which Vesolution is by refer-

ence incorporated herein and made a part chereof.

and whereas, said desolution was, by the mayor of said City, on the 6th day of September 1905, duly approved. And Said Vesolution did further require and direct the Clerk of said to post notice with a pecifications unviting realed proposals or bids, at the place and for the line required by law, for doing the work in said Resolution ordered, and also did require and direct said Clerk to cause the said notice of said work inviting sealed proposals and rejeving to the specifications footed and on file to be published in thonewspaper designated in Said Resolution for the time orequired by law;

and Whereas, said notice has been posted and. published as required by law and the provisions of said

Clesolution; Und Whereas, in response tosaid notices, realed proposal or bids, for doing said work have been delivered to the Clerk of the Common Council of said City and said Common Council, in open sessione, on the 18 th day of September 1905, having opened, examined, and publicly declared all said proposals, or bids, offered, and each of said proposals, or bids having hem accom Spanied by a check or bond satisfactory to said Common Council, Now Therefore, It is hereby Resolved, that said Common

hereby rejects all of said proposals and bids except that next herein mentioned, and hereby anyrels the

contract for said work to the lowest regular responsible, budder, towit;

M. D. Goodbudy.

at the following frices, as specified in his proposal on file in thoughtier of the Clerk of the said City of San Diego for doing said work, townit:

Cut (6, 1) sexty-one cents per enbis yard,

The Clerk of the said City of San Diego is hereby dieted to post a notice of this award conspicuously for five days on or near the chambes door of the said Common Council of tholity of San Diego, and also to cause said notice to be feublished for two days in the San Diego Union and Daily Bee a daily newspaper, published and Cinculated and of general circulation in thosaid City of San Diego, and hereby designated for that Jourpose.

A Resolution repealing Resolution of Intention Number 2313 to sedewalk and curb Logan Avenue from 96th, street to 31st street is read and on motion of Councilman Johnson adopted by the following vote to-wit.

Ayes Councilmen: ... Thorpe, Kelly, M: Neill, Crielman, Reynolds, Johnson, Goldkumpand Ostom.

noes - Mois!

absent Conscilman: - Blochman.

Said Resolution as adopted is as follows-Viz: -.
Resolution of Intention Nr. 2369.

To sidewalk and curb Lugan avenue in the City of San Diego, California, from the east line of Twenty-sixth street to the west line of Thirty first street.

Desolved, that it is the intention of the Common Council of the City of San Diego, a municipal confroration, in the Country of San Diego, State of California, to order the following street work to be done in said, City, to wit:

That Logan avenue in two aid city of Son Diego, Colifornia, on both sides thereof, from the last line of Thirty-first street, including both sides of all intersections of streets between said points (excepting where already sidevalled with concrete, and also excepting such portions of the said Lugan avenue and the said intersections of

of streets between said points, required by law to be kept ni order or repair by any person or company having rathroad tracks thereou), he sedewalked with concrete, the base of found attent of which shall be three wickes in thickness and compared of one part, by volume, of Bortland cement, two parts of sand, and four parts of granel, according to the specifications therefor contained in Ordinaice No. 1/40 of the ordinaices of thread City of Saw Diego, entitled " an Ordinaice Presenbing Specifications for Sidwalking and Curbing in the City of Saw Diego, California," approved on the 17th day of June 1903, now on file in the office of the Clerk of the said City of Saw Diego.

from the said east line of Iwenty- sixth street to the said west line of Thuty-first street, including both sides of all intersections of streets between said points (excepting where already curbed with concrete or natural stone, and also excepting such fortions of the said Lugan aneme and thosaid intersections of streets between said points, required by law to be kept in order or regain by any person or company having railroad tracks thereon), he curbed with concrete according to the specifications therefor contained in

Ordinaues W. 1140

That the San Diego Union and Daily Bee a daily newsfraper published and covenlated, and of general circulation, in thosaid City of San Diego, he and it is hereby designated as thosewayages in which this Resolution of Intention shall he published for two days, and thonotics of the passage there of shall be published for six days in the manner and by the persons required by law

That the Clark of the said City of San Diego he and he is hereby directed to post this Resolution of Intentions Conspiciously for two days on or near the chamber door of the said Common Council, and to course the same to be faublished by two insertions in said daily newspaper in the manner

That the Street Superintendent of closaid City of San Diego shall thereupon cause to be conspicuously sported along the line of Chosaid contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

Thereupon a Resolution of Lutention to sidewalk curb Lugar avenue from the east line of 26th. Street to the west line of 31 st street is read and on motion apolionancelman Johnson adopted by the following noteto-wit! Ayes. Conneilmen: - Thorpe, Kelly. M. Mell Creelman, . Reynolds, Johnson, Soldkung and Osborn

noes none; Absent Cornelinai. - Blochman.

Said Resolution as adopted is as follows Viz: Clesolution No. 2362.

Be it desolved, By the Common Council of the City of San Diego as follows: That desolution of Dutention No. 9313, adopted on the 14th day of august, 1905, and approved on the 17th day of August 1905, wherein and whereby this Council did resolve to order thowork of sidewalking and curbing of Logan Avenue, in the City of San Diego, from tho east line of Liventy- sixthe Street to the west hie of Thirty-first street, he and thosame is hereby re-

The Clerk presents the affidavits of Publication and Josting of the Resolution of Intention to grade north avenue from the north line of mead street to the South line of Adams avenue, also the Affidauets of the Aublication and Posting of the notice of the Jassage of said Resolution troi of Intention which affedavits are ordered filed. Thereupon a Resolution ordering the work of grading North avenue between said points is read and on motion of Councilman breelman adopted by the following Councilmen: - Thorpe, Stelly, M. neill, Creelman, Keynolds, Johnson Loldkamp and Osborn,

Connectman Blockman.

Said Resolution as adopted is as follows Viz:

Resolution No. 2368.

Resolution ordering the work of grading North avenue, in the city of San Diego. California, from the north line of Meade street to south, line of Acades thereof or contained in ordinance North avenue in the county of San Diego, a municipal corporation in the county of San Diego, a municipal corporation in the county of San Diego, and the city of San Diego, and therefore the said city require that the public interest and convenience of said city require that the properties of the said city of San Diego, and therefore the said common council in the county of San Diego. California, that the public interest and convenience of said city require that the properties of the said common council hereby orders the following street work to be done in said city, to-wit:

That North avenue in the city of San Diego. California, from north line of Meade street to south line of Meade street to south line of Acades and the sidewalks thereof, and all intersections of streets between said points and the sidewalks for such interesting (excepting such portions, of the said north avenue and the said interesections (excepting such portions, of the said north avenue, and the said interesections of streets between said points of the said interesections of streets between said points of the said interesections of streets between said points and the sidewalks of such intersections (excepting such portions, of the said street, and the said interesections of streets between said points and the sidewalks of such intersections (excepting such portions, of the said street, and the same, shall be published, and che specifical the said city of the said common council, in the city of san Diego. California, from north line of dame proposals of the said city of the said work, and referring to the official grade shall be provided, and the said proposals or bids. For doing the said city of the s

The Clerk presents the affidavel of the publication of the Assolution of Intention to change the grade of Minitta street from the North line of Beech street to the Southline the City Prack. also the affedavel of the posting of the notice of the passage of said desolution of Intention affidavits are ordered filed. Thereupon an Ordinance Changing the grade of Neith Street between said points is read and on notion of Councilman Creelman placed on its final Jassage åt its first reading by the following vote to-wit; Types Councilnes: - Thorpe, Kelly, M. Neill, Creelman, Reynolds, Johnson, Goldkamp and Osborn. atsent Councilmani - Colochman. Thereupon on motion of Councilman breelman said Ordinance is adopted by the following vote towit: -.

ayes Councilmen: - Thorper, Kelly, M. Neill, Creekman. Reynolds, Juliuson, Soldkarep and Osborn. Noes- none; ~. absent - Councilman's Blockman. Said Ordinance as adopted is as follows Viz.

Ordinance No. 2166.

An ordinance changing and establishing the grade of Ninth street in the city of San Diego, between the north line of Beech street and the south line of the 1400 acre public park

Whereas, the owners of a majority of the property affected by the herein ordained change of grade of Ninth street in the city of San Diego, California, at the points hereinafter mentioned, did petition, the common council of said city, to change and modify the grade of said street as hereinafter set forth, and thereafter said common council did duly pass resolution of intention No. 22%, which resolution of intention was thereafter aproved by the Mayor of said city on the lith day of August, 1905, wherein and whereby said common council did declare its intention to change and modify the grade of said street as hereinafter set forth; and,

Whereas, all the acts and things required by law to confer jurisdiction upon said common council to change and modify the grade of said street have been done, and said resolution of intention has been published and posted as required by law and for the time required by law, and the time for filing objections in respect to the proceedings nerein, and to the proposed change, changes and modifications of the grade of said street, as hereinafter set forth, and the time to file a petition with the clerk of the city council, claiming damages to property by said proposed change, changes and modifications of grade if completed, has expired, and no objection has been filed and no claim or claims for damages to property by reason of this proceeding or of the changing and modification of the grade of said street, as hereinafter

set rorth, have been filed, and sufficient money to defray the expense of this proceeding has been provided and is available therefor, and no assessment is or will be necessary herein, now therefore, Be it ordained, by the common council

of the city of San Diego, as follows:
That the grade of Ninth street in the city of San Diego, California, be and the same is hereby changed and established, as follows, to-wit:

At the northeast corner of the intersection of Ninth and Beech streets, the grade to remain at one hundred and nineteen and fifty-hundredths (119.50) feet. At the southeast corner of the intersection of said Ninth and Cedar streets, change the grade elevation from one hundred and fifty feet to one hundred and

At the northeast corner of the intersection of said Ninth and Cedar streets, the grade elevation to remain at one hundred and fifty and fifty-hundredths (150 50) feet

dred-Acre Public Park, change the grade elevation from one hundred and fifty-two feet to one hundred and fifty-four feet. All of said grade clevations to be above the datum line of levels as fixed by ordinance No. 3 of the ordinances of said city, entitied, "An ordinance establishing a datum line for the grading of streets in the city of San Diego, state of California, and providing for the manner of establishing grades by ordinance," ap-

proved on the 30th day of June, 1886. That the center line of the said Ninth street shall have an average elevation of the opposite curb grades between the points hereinbefore mentioned, and the grade of the said Ninth street between said points shall have a uniform ascent

The Clerk presents the affidavit of the publication of the Resolution of Intention to change the grade of 24th Street from "I to" X" streets; also the affidavit of the josting of the notice of the passage of said Resolution, which affidavits are ordered filed. Thereupon an Dordinavele Changingstone grade of 24th street between said points is read and on motion of Conneilment Johnson placed on its final passage at its first reading by the following note to-wit.

ayes Councilmen: - Thorpe, Kelly, M: Neil, Creelman, Reynolds, Julison, Toldkamp and Osham.

Thereuzou on motion of Councilman Johnson, Said Ordinance is adopted by the following note to-wit: ayes-Councilmen: - Thorpe, Kelly, M: Neill, Creelman Reynolds, Julison Goldkung and Ordinance Councilman: - Blochman, Said Ordinan: - Blochman, Said Ordinan: - Blochman,

Ordinance No. 2164.

An ordinance changing and establishing the grade of Twenty-fourth street in the city of San Diego, between "J" and

Whereas, the owners of a majority of the property affected by the herein ordained change of grade of Twenty-fourth street in the city of San Diego, California, at the points hereinafter mentioned, did petition the 'common council of said city, to change and modify the grade of sald street as hereinafter set forth, and thereafter said common council did duly pass resolution of intention was thereafter approved by the Mayor of said city on the 17th day of August, 1905, wherein and whereby said common council did declare its intention to change and modify the grade of said street as hereinafter safe of said street

Whereas, all the acts and things required by law to confer jurisdiction upon said common council to change and modify the grade of said street have been done, and said resolution of intention has been published and posted as required by law and for the time required by law and for the time required by law, and the time fer filing objections in respect to the proceedings herein, and to the proposed, changes, changes and modifications of the grade of said street, as hereinafter set forth, and the time to file a petition with the clerk of the city council, claiming damages to property by said proposed change, changes and modifications of grade, if completed, has expired, and no objection has been filed and no claim or claims for damages to property by reason of this proceeding or of the changing and modification of the grade of said street, as hereinafter set forth, have been filed, and sufficient money to defray the expense of this proceeding has been provided and is available therefor, and no assessment so or will be necessary herein, now therefore.

Be is ordained, by the common coun il of the city of San Diego, as follows:

Nols- Flore! ...

That the grade of Twenty-fourth street in the city of San Diego, California, be and the same is hereby changed and satisfied as follows:

At the intersection of the west line of said Twenty-fourth street with the north line of "K" street, the grade to remain as now established at eighty-one feet.

At a point on the west line of said Twenty-fourth street, one hundred and fifty feet north of the intersection of the west line of said Twenty-fourth street with the north line of "K" street change

one-hundredths (88.50) feet to eighty-six and fifty one-hundredths (86.50) feet. At the intersection of the west line of Twenty-fourth street with the south line of "J" street, the grade to remain as now established at ninety-six feet.

At the intersection of the east line of said Twenty-fourth street with the north line of "K" street, the grade to remain as now established at seventy-nine and fifty one-hundredths (73.50) feet.

At a point on the east line of said Twenty-fourth street, one hundred and fifty feet north of the intersection of the said east line of Twenty-fourth street with the north line of "K" street, change the grade from eighty-eight and twenty-five hundredths (88.25) feet to eighty-six and twenty-five hundredths (86.25) feet.

At the intersection of the east line of said Twenty-fourth street with the south line of "J" street, the grade to remain as now established at ninety-seven feet. That the grade of the said Twenty-fourth street between the points hereinbefore mentioned shall have a uniform ascent and descent, and the center line of the said Twenty-fourth street shall have an average elevation of the opposite curb

All of said grade elevations to be above the datum line of levels as fixed by ordinance No. 3 of the ordinances of the said city of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the city of San Diego, State of California, and providing for the manner of establishing grades by ordinance,"

The Clark presents the afficients of the publication of the Resolution of Intention to ghange the grade of Meple street at I wish and I wont streets; also the afficients of the Posting of the notice of the passage of said assolution, which afficients are ordered filed.

Thereupon an Ordinance changing the grade of Maple street at First and Front streets is read and on mution of Conneilman Thorpe placed on its final passage at its first reading by the following note to wit:

Types Councilmen: Thorpe, Telly, M.; Meil, Creelman, Outprolds, Johnson, Goldkamp and Ostone Nove.

Absent Councilman: Bockman.

Therefore on motion of Conneilman Thorpe said Ordinance is adopted by the following moto to wit:

Ayes Conneilman; Morpe, Kelly, M.; Neill, Creelman, Ouges Conneilman; Lorder, Johnson, Goldkamp & Ostone.

Absent-Councilman: - Blochman. Said Ordinances as adopted is as follows Viz;

Ordinance No. 2163.

An ordinace changing and establishing the grade of Maple street, in the city of San Diego, at the hercinafter mentioned points.

Whereas, the owners of a majority of the property affected by the herein ordinal change of graduate Mayle of whereas.

Whereas, the owners of a majority of the property affected by the herein ordained change of grade of Maple street in the city of San Diego, California, at the points hereinafter mentioned, did petition the common council of said city to change and modify the grade of said street as hereinafter set forth, and thereafter said common council did duly pass resolution of intention No. 2315, which resolution of intention was thereafter approved by the Mayor of said city on the 17th day of August, 1905, wherein and whereby said common council did declare its intention to change and modify the grade of said street as hereinafter set

Whereas, all the acts and things required by law to confer jurisdiction upon said common council to change and modify the grade of said street have been done, and said resolution of intention

has been published and posted as required by law and for the time required by law, and the time for filing objections in respect to the proceedings herein, and to the proposed change, changes and modifications of the grade of said street as hereinafter set forth, and the time to file a petition with the clerk of the city council, claiming damages to property by said proposed change, changes and modifications of grade, if completed, has expired, and no objection has been filed and no claim or claims for damages to property by reason of this proceeding of the changing and modification of the grade of said street, as hereinafter se forth, have been filed, and sufficient money to defray the expense of this pro

ceeding has been provided and is available therefor, and no assessment is or will be necessary herein, now therefore. Be it ordained, by the common council of the city of San Diego, as follows:

of the city of San Diego, as follows: That, the grade of Maple street in the city of San Diego, California, be and the same is hereby changed and established, as follows, to-wit:

At the nortneast corner of the intersection of Maple street and Front street, the grade to remain at two hundred and nine. feet.

At the northwest corner of the inter-

At the northwest corner of the intersection of Maple street and First street, the grade to be changed to two hundred and twenty-four feet.

At the northwest corner of the inter-

At the northeast corner of the intersection of Maple street and First street, the grade to be changed to two hundred and twenty-six feet.

At the northwest corner of the intersection of Maple street and Second street, the grade to remain at two hundred and forty-two feet.

That the grade of the said Maple street, from the east line of Front street to the west line of First street, and from the east line of First street, and from the east line of First street, but of uniform ascent and descent, provided, that the grade of the intersection of the said Maple street and First street, between said points, shall be established so as to conform to the grade elevations as herein

The said grade elevations to be above the datum line of levels as fixed by ordinance No. 3 of the ordinances of the city of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the city of San Diego, State of California, and providing for the manner of establishing grades by ordinance," approved on the 20th day of Juva 1881

approved on the 30th day of June, 1886.

That the center line of said Maple street, between the points hereinbefore mentioned; shall have an average elevation of the enceits curb reader.

The Clerk presents the affidavit of the Publication of the Resolution of Intention to change the grade of Inventy-third street buturen "a" and "B" streets; also the affidavit of the passage of said Resolution of Intention which affidavits are ordered filed. Therefore an Ordinance changing the grade of Inventy-third Street between Said provide is read and on motion of Councilman Johnson placed on its final passage at its first reading by the following note to wit:

Auguston Indiana, "Thomps, Kelly M: Neell, Creelman, Reynolds, Johnson, Soldkamps and Osbon, Noves - None!"

Obsert Councilman! "Obochman.

Thereupon on motion of Councilman Johnson said Ordinance is adopted by the following note to wit: ".

Augusto Councilman: "Thomps, Kelly, M: Neill, Creelman, Ouges - Councilman: "Thomps, Kelly, M: Neill, Creelman, Ouges - Councilman: "Thomps, Kelly, M: Neill, Creelman, Ougholds, Johnson, Joldkamp of Osbon, Nove- None; ".

Obsent Councilman: "Obochman.

Augusto Councilman: "Obochman.

Obsent Councilman: "Obochman.

Obsent Councilman: "Obochman.

Obsent Councilman: "Obochman.

Ordinance No. 2165.

n ordinace changing and establishing the grade of Twenty-third street, in the city of San Diego, between "A" and

the grade of city of San Diego, between "B" streets.
Whereas, the owners of a majority of the property affected by the herein ordained change of grade of Twenty-third street in the city of San Diego, California, the city of San Diego, California, because in the city of San Diego, California, and the city of San Diego, California, because in the city of San Diego, California, council of said

street in the city of San Diego, California, at the points hereinafter mentioned, did petition the common council of said city, to change and modify the grade of said street as hereinafter set forth and thereafter said common council did duly pass resolution of intention No. 2294, which resolution of intention was thereafter approved by the Mayor of said city on the 11th day of August, 1965, wherein and whereby said common council did declare its intention to change and modify the grade of said street as hereinafter set forth; and.

Whereas, all the acts and things required by law to confer jurisdiction upon said common council to change and modify the grade of said street have been done and said resolution of intention has been published and posted as required by law and for the time required by law, and the time for filing objections in respect to the proceedings herein, and to the proposed change, changes and modifications of the grade of said street, as hereinafter set forth, and the time to file a petition with the clerk of the city council, claiming damages to property by said proposed change, changes and modifications of grade if completed, has expired, and no objection has been filed and no claim or claims for damages to property by reason of this proceeding or of the changing and modification of the grade claim or claims for damages to property by reason of this proceeding or of the changing and modification of the grade of said street, as hereinafter set forth, have been filed, and sufficient money to defray the expense of this proceeding has been provided and is available therefor, and no assessment is or will be necessary herein, now therefore,

Be it ordained, by the common council

attest. Mutter,

That the grade of said Twenty-thir street in the city of San Diego, Califor nia, be and the same is hereby change and established, as follows, to-wit:

At the northeast corner of the intersection of Twenty-third and "B" streets, the most of the same is the same of the same is hereby change of the same of th

At the northeast corner of the intersection of Twenty-third and "B" streets, the grade to remain at one hundred and sixty-four and fifty-hundredths (164.50) feet. At the northwest corner of the intersection of Twenty-third and "B" streets the grade to remain at one hundred and sixty-three and fifty-hundredths (163.50) feet. At a point on the east line of said Twenty-third street one foot south of the southeast corner of the intersection of Twenty-third and "A" streets, change the grade to one hundred and sixty-six (166) feet.

fect.
At 'a point on the west line of said Twenty-third street one foot south of the southwest corner of the intersection of Twenty-third and "A" streets, change the grade to one hundred and sixty-five (165) fect.
At the southeast corner of the intersection of said Twenty-third and "A" streets, the grade to remain as now established.

At the southwest corner of the inter-section of said Twenty-third and "A" streets, the grade to remain as now es-

tablished.

All of said grade elevations to be above the datum line of levels as fixed by ordinance No. 3 of the ordinances of the said city of San Diego, entitled, "An ordinance establishing a datum line for the grading of streets in the city of San Diego, state of California, and providing for the manure of establishing grades by for the manner of establishing grades by

ordinance," approved on the 30th day of June, 1886.

That the center line of the said Twenty-third street shall have an average elevation of the opposite curb grades between the points hereinbefore mentioned, and the grade of the said Twenty-third street between said points shall have a uniform ascent and descent.

Ufter first giving due notice Tresident Osborn did Open session sig. Un Ordinance (No 9161) directing the Board of Oublie Works to fit up rooms for use of Board Bank Commissioners. also; Ou Ordinance (No. 2160) directing the Goard of to employ assistant City Eigneer's Despartment; au Ordinance (76. 2162) directing the Bonds; also (No. 2163) changing and Istablish maple street Urdinance (No. 2164) from An Ordin ance (No. 2165) Changing and establishing the grade of 23 rd street from "O" to "B" streets, au Ordinance (No. 2166) changing and establishing the grade of 9th street from Buch street to the City Park. Thereupon on motion the Council adjourned.

City Clerk. John B. Debor.
Odsident of the Common Council.

Regular Meeting.

Council Chamber of the Common Council of the City of San Diego, California, October 2, 1905.

A Regular Meeting of the Common Council is held this day at 7:30 o'clock P. M. President Osborn Jeresiding.

Oresent Councilmen: - Thorpe, Blochman, Kelly, M: Neill breelman, Reynolds, Loldkamp, Osborn, and Clerks Butter and Day.

Absent Councilman: - Johnson.

The Minutes of adjourned Meetingheld September 25th, 1905 are read and approved.

On motion of Councilman M: Neill, and by the unanimous consent of the Council the regular order of business is despensed, with for this meeting, by the following vote to-wit:

Ayes Councilmen; Thorpe, Blochman, Kelly, M: Neill, Oreelman, Reynolds, Loldkamp and Osborn, Moes None;

Noes None!

The Report of the City Poundkeeper, for the month of September 1905, is presented and ordered filed.

a Communication from the Board of Publis Works transmitting a map of Porter's addition is read and ontermotion said, map is accepted.

A Communication from the Board of Public Works Recommending the installation of an Electric Light Plant for the Main Pumping Plant, is read and referred to the Finance Committee.

A Communication from the Board of Publis Works Recommending a Low arm Light at the intersection of 8th and Cedar Streets is read and referred to the Electric Light Committee,

The notice of the City Clerk of Sale of Municipal Bonds

on October 16, 1905 at 7-30 o'clock P. M. is read and ordered filed.

a Communication from the Board of Publis Works in the matter of the Jeurchase of Cast Iron Water Pipe is read and referred to the Francice Committee

a Communication from the Board of Public Works Recommending the Junchase of two horses for use of the Ivie Department, is read and referred to the Finance Committee.

a Cast Iron Water Dipe Line on Point Loma is read and referred to the Water Committee.

The Relition of the San Diego Electric Railway Company for Jermission to shoot rabbits at Mission Cliff is read.

Councilman Reynolds moves that Rule 6 be susfended pending action on the granting of said Petition, which motion is adopted by the following vote to-wit:

Ayes - Councilmen: - Thorpe, Blochman, Kelly, M. Meill, Creelman, Reynolds, Goldkamp and Osborn,

Absent-Conneilman; - Johnson.

Thereupon a desolution granting furmission to the San Diego Electric Railway Company, to shoot rabbits at Mission Cliff is read, and on motion of Councilman M: Neill adopted by the following vote to-wet: lyes - Councilmen: - Thorpe, Blochman, Kelly, M: Neill, Creelman, Reynolds, Goldkamp and Osborn.

Noes None! -. Johnson.

Said Resolution as adopted is as follows Viz: Resolution No. 2380

Be It Resolved, By the Common Council of the City of San Diego, as follows:
That permission to shoot rabbits at Mission Cliff Park, for the purpose of protecting the negetation, plants, small trees etc. at said park, is hereby granted to the San Diego Electric Railway Company.

a Vetition of Evangelist Mm. Simpon for Jarmissian to erect a tent and conduct Evangelistic Services at the northeast Corner of 6th and D. Streets is read. Councilman M: Neill moves that Kule 6 be Setition, which motion is adopted by the following votelo un't. Ayes-Councilmen: - Thorpe, Kelly, Mi Neill, Creelman. Reynolds, Soldkamp and Osborn. noes Connedman! - Dlochman. libreut- Councilman! - Johnson. Thereuzon a desolution granting permission to Wm. Simpson to conduct Evangelistic Services at the north East corner of 6th and D. streets is read, and on motion of Councilman Reynolds adopted by the following vote towit. Ayes - Councilmen: - Thorpe, Blochman, Kelly, M: Neill, Said Resolution as adopted is as follows Viz: assolution No. 2381 Be It asolved, By the Common Council of the City of San Diego as follows: That permission to erect a tent on Loto E"and F; Block 34, of Horton's addition, in the said City at the northeast corner of Sixth and " streets, for the purpose of holding Evangelistic services, is hereby granted to Evangelist Mrn. Simpson, provided, however, that the right torvieldraw said Jarmussion at any time shall remain in this Council; and, infrom being directed so todo by said Council the said Sumpany and any and all persons acting under him, shall clase touse said property for said purpose in the manner herewith authorized. The Petition of the University Heights Syndicate for the grading of adams avenue is read and referred to the Street Committee.

The Getitions of the College Hill Land association et al for the grading of University avenue is read and referred to the Street Committee.

The Octition of L.J. bruiss for a transfer of Retail Legior License at the northeast Corner of D' and India streets is presented and referred to the Health and Morals Committee.

The Petition of Tom Doran for a Retail Liquior License at the Corner of 5th and J. streets is presented and referred to the Health and morals Committee.

The Petition of G. E. a. Bandrand for a Retail Liquor License at No. 1308 "I" streets is presented and referred to the Health and Morals Committee.

The Petition of Fred O'Farrell attorney for M. Hall for settlement of action to quiet title of Lot. 2-Fractional east/2 P.L. Lot G. is presented and referred to the Finance Committee.

The Pletition of Fred O'Farrell attorney for M. E. Brunhall for settlement of tax hims on Loto D. and E. Block 97 Horton's addition is presented and referred to the Finance Committee

A Communication from the Superintendent of Streets designating depositories for surplus earth in paving 5 de street from "a" to Upas Streets is read and ordered filed.

an estimate of the cost of a concrete Culvert on India Street is presented and ordered filed.

a Communication from the City Engineer reporting the amount of sidewalking and curbing yet to be done on Thornton anemie is presented and ordered lifeworld to the Street Committee.

a Communication from the City Engineer funcishings Estimate of yardage on 24th street from "21" to "n" streets is read and ordered filed.

The Petition of Wesley P. Hale in the matter of changeing the name of Thornton Avenue to Pennsylvania Avenue is presented and referred to the Street Committee.

The actition of J. M. Fisher and a. B. Carries for

grading 30 h street, from "I" to "m" streets is presented and on motion referred to the Street Committee. a Communication from the City auditor trans-mitting a Report of the Financial condition of the City is read and on motion of Councilman Reynolds, said report is endorsed by the Council. A Communication from the Board of Public Works Recommending the Junchase of a road-grader is read and ordered filed. a Communication from the Board of Public Works Recommending the purchase of a new elevator is read and ordered filed Opinion as to the status of appointees of the Board of Library Trusteep is read and ordered filed. Action of the Council on the appointment of H. E. Mills as a member of the Board of Library Trustees having been postponed until this time, said appointment is now Considered. Councilman Blockman moves that said appointment he confirmed, said appointment is defeated by the following vote to wit: dyes Councilmen! - Blochman, Kelly and Goldkamp. Noes Councilmen! - Thorpe, M. Neill, Creelman, Reynolds and Osborn. abrent Corneilman! -. Johnson. Councilman Blockman moves that the appointment of E.B. Sould as a member of the Board of Library Inestees be confirmed, which motion fails of adoption by the following vote to-wit: Ayes Councilmen: ... Blockman, Kelly, and Goldkamp Noes-Councilmen: ... Thorpe, M. Meill, Creelman, Reynolds and Osborn, absent Comeilman! Johnson, Connectmen Blockman moves that the appointment of M. a. Luce as a member of the Board of Library trustees be confirmed, which motion fails of adoption by the following vote to-wit: Ayes-Councilmen; Blochman, Kelly and Goldkamp.

Noes-Councilmen: Thorpe, Mi Neill, Creelman, Reynolds and Osborn, Ubsent Connalmani, . Johnson. Councilman M: Neill now moves that the appoint ment of Major Hugh G. Swyn as a member of the Board of Public Works he confirmed, which appointment is confirmed by the following note to-wit: ayes-Councilmen: Thorpe, Blochman, Kelly, M: Meill Creekman, Reynolds, Loldkumps of Osbone. noes None: .. Ubrent Councilman: .. Johnson. The Petition of J. E. Rogers for a transfer of Liquor Liceuse at 1101 D. Street as approved by the Health and morals Committee, is presented and on motion of Councilman M: Neill, said Vetition is granted. A Resolution authorizing the Brand of Public Works to advertise for bids for four wich Cast From Water Clifse in carrload lots is read and on motion of Councilman breekman adopted by the following vote to-wit: Ayes Councilmen: - Thorpe, Blochman, Kelly, M. neill, Creelman, Reynolds, Goldkamps and Osborne. Noes - None! -. About-Councilman: Johnson, Said Resolution as adopted is as follows Viz Resolution No. 2379. Be It Resolved, By the Common Council of the City of San Diego, as follows: That the Board of Public Works of said City advertise for sealed proposals to sell and deliver to said City four wich east won water pipe in lots of two, fine, or ten car loads at a time. The following Report of the Street Committee in the matter of Estimate of Yardage on certain streets is read and on motion adopted Viz.

San Diego, California, September 29, 1905. To the Honorable Common Council,

The Street Committee, towhom was referred Resolutions derecting the City Engineer estimate the yardage of the grading of a portion of Thirty-first Street, Thirty-second Street, "L" Street, First Street, Rale Street, "a" Street, Third Street and Sixth Street, Threwith recommend that said Resolutions be adopted. a. P. Johnson, Jr. Chas. Kelly. L. a. Creelman, Committee.

a Resolution derecting the City Engineer to Estimate the Yardage on Sixth street from the North line of University anema is read and on motion of Conneilman Thorpe adopted by the following vote to wit: ayes Councilmen: Thorpe, Blockman, Kelly. M: Neill, Creelman, Reynolds, Loldkampand Osbon.

Absent Councilman: Johnson.

-Said Resolution as adopted is as follows Wig.

Resolution No. 9370.

Be It Resolved, By the Common Council of the City of

Division as Sollows! San Diego, as follows!

That the City Engineer of the City of San Diego, Cal-ifornia, be and he is hereby authorized and directed to furnish to this Common Council a careful estimate of the number of cubic yards of excavation and the number of cubic yards of embankment necessary to bring Sittle street in the City of San Diego, California, from the north line of the City Jank to the south line of University avenue, including the sidewalks thereof, to its official grade and cross-section, including all inter sections of streets between said points and the side walks of such intersections, excepting such portion of the said Sittle street and the said intersections of streets between said points required by law to he kept in order or repair by any person or company having railroad tracks thereon.

That said estimate shall be made in duplicate, one copy of which shall be kept on file in the office of the said City Engineer and shall, during office hours, he accessible for inspection to any person who may desire tonispect the same; that the said estimate shall

include plans and specifications and estimates of the cost of any and all culverts which it may be necessary to construct in doing said work.

a Resolution directing the City Engineer to Estimate the yardage on "3 rd" street from the north line of Spruce street to the South line of Upas street is read and on motion of Conneilman Thorpe adopted by the following vote to - wit:

ayes-Councilmen! - Thorpe, Blockman, Kelly, M: Keith Creelman, aynolds, Goldkamp and Osborne

Absent-Councilman! - Johnson.

Said Resolution as adopted is as follows, Viz: Resolution No. 2375, Be It Resolved, By the Common Council of the City

of San Diego, as follows; That the City Engineer of the City of San Diego. California, he and he is hereby authorized and directed to furnish terhis Common Council a careful estimate of the number of cubic yards of excavation and the number of cubic yards of embankment necessary to bring 3d street in the City of San Diego, California, from the North line of Spruce street to the South line of Upao street, michighing the sidewalks thereof, to its official grade and crosssection, medualing the intersection of all cross streets between said Joints, excepting such fortion of the said Third street and the said intersections of streets between said foruts required by law to be kept in order or repair by any person or

Company having vrailwad tracks thereon. That said estimate shall be made in duplicate, one copy of which shall be kept on file in the office of the said City Engineer and shall, during office hours, be accessible for inspection to any person who may desire to inspect the same that the said estimate shall include plans and specifications and estimates of the cost of any and all culverts which it may be necessary to construct in doing said work.

A Resolution directing the City Engineer to estimate the yardage on "a" street from 25th to 27th streets

is read and on motion of Councilman Thorpe adopted by the following vote to wit: ayes Councilmen! - Thorpe, Blochman, Kelly, Min Neill, Creelman, Reynolds, Goldkamp and Osborn,

Noes- None! ...

Absent-Conneilman; - Johnson, Said Resolution as adopted is as follows Viz; Resolution No. 2376.

Be It Resolved, By the Common Council of the City of San Diego, as follows:
That the City Engineer of the City of San Diego, California he and he is hereby authorized and directed to furnish tollies Common Conneil a careful estimate of the number of cubic yards of excavation and the num ber of cubic yords of embankment necessary to bring We street in the City of San Diego, California, from the East line of Twenty-fifth street to the East line of Iwenty-seventh street, uncluding the sidewalks thereof to its official grade and cross section, including the intersections of cross-streets with the said "a" street between the forute hereinbefore mentioned not already graded toits official grade excepting such portion of The said "a" street and the said intersections of streets between said points required by law to be kept in order or repair by any person or Company having railroad tracks thereon.

That said Estimate shall be made in diplicate, one copy of which shall be kept on file in the office of the said City Engineer and shall, during office hours, be accessible for inspection to any person who may desire to inspect the same; that the said estimate shall include plans and specifications and estimates of the cost of any and all culverto which it may be beessary to construct in doing said work.

a desolution directing the City Engineer to estimate the yardage of Dale Street from the north line of the South Bark addition to the south line of Vassar street is read and on motion of Councilman Thorpe adopted by the following vote to-wif! ayes Councilmen!... Thorpe, Blochman, Kelly. M: Neill, Greelman, Reynolds, Soldkamp and Osborn. Noes none; ...

Absent Councilman! Johnson.

Said Resolution as adopted is as follows Viz. Resolution No. 2377.

Be It Resolved, By the Common Council of the lety of San Diego, as follows;

That the City Engineer of the City of San Drego, Colfornia, he and he is hereby authorized and derieted to furnish to this Common Conneil a careful estimate of the number of cubic yards of excavation and the number of cubic yards of embankment necessary to bring Dale street in the City of San Drego, California, from the north line of the South Park addition to the south line of Vassar street, including the sidewalks thereof, to its official grade and cross-section, including all intersections of cross-streets between said points, excepting such portion of the said Dale street and the said intersections of streets between said points reguind by law to be kept in order or repair by any person, or company having railwad tracks thereon.

Jerson or company having railroad tracks thereou. That said estimate shall be made in duplicate, one copy of which shall be kept on file in the office of the said lity Engineer and shall during office hows, he accessible for inspection to any person who may desire to inspect the same; that the said estimate shall include plans and sperfications and estimates of the cost of any and all culverts which it may be necessary to construct in doing said work.

a Resolution directing the City Engineer to estimate the yardage of "First" street from Redwood to "Spruce streets is read and on motion of Council man Thorpe adopted by the following vote to-wit; ayes Councilmen: "Thorpe, Blochman, Kelly. M. Meill, Creelman, Reynolds, Isoldkamp and Osbon.

Noes Nove! ... Absent Councilman! - Johnson.

Said Resolution as adopted is as follows Viz: Resolution No. 2373.

Be It Resolved, By the Common Council of the City of San Diego, as follows:
That the City Engineer of the City of San Diego,
California, he and he is hereby authorized and
directed to furnish to this Common Council a careful

estimate of the number of cubic yards of excavation and the number of cubic yards of embankment necessary to bring "Tirst" street in the City of San Diego, California, from the center line of Redwood street to the South line of "Sprue" "street", michading the sidewalks thereof, to its official grade and cross section, excepting such portions of the said "Tirst" street and the Said intersections of streets between said points required by law to be kept in order or repair by any person or company having railwad tracks thereon.

That said estimate shall be made in duplicate, one copy of which shall be kept on file in the office of the said City Engineer and shall, during offices homo, be accessible for inspection to any person who may desire to inspect the same; that the said estimate shall include plans and specifications and estimates of the cost of any and all culverts which it may be

necessary to construct in doing said work.

A Resolution directing the lity Engineer to Estimate the yardage in the grading of "L" street from "36th" to "33" streets is read and on motion of Councilman Thorpe adopted by the following vote towit: ayes Councilmen: Thorpe, Blochman, Kelly, M: Neill, Creelman, Reynolds, Soldkamp and Osbom

Noes- None! ...

about- Corneilman! Johnson.

Said Resolution as adopted is as follows Viz: Resolution No. 2374.

Be It Resolved, By the Common Council of the City of San Duego, as follows:

That the City Engineer of the City of San Dregs, Colformia, he and he is hereby anthorized, and directed to furnish to the Common Council a careful estimate of the number of cubic yards of excavation and the number of cubic yards of embankment necessary to bring "I" street in the City of San Dregs, California, from the west him of 26th street to the west line of "33" to street, meluding the sidewalks thereof, to its official grade and cross-section, excepting such portion of the said "I" street and the said intersections of streets between said proints required by law to be kept in order or repair by any person or company having realboad tracks thereon, "had said estimate shall be made in duplicate,"

one copy of which shall be kept on file in the office of the said City Engineer and shall, during Jerson who may desire to inspect the same; that the said estimate shall include plans and specifications and estimates of the cost of any and all culverts which it may be necessary to con-struct in doing said work.

1 1 a Resolution directing the City Engineer to Esti-mate the yardage in the grading of "32 md" street from "I" to "M" streets is read and on motion of Councilman Thorpe adopted by the following vote to-wit!

Ayes Conneilmen: - Thorpe, Blochman, Kelly, M: Neill, Creelman, Reynolds, Goldkump and Osbow.

Nues None! ...

Whent Councilman: - Johnson. Said Resolution as adopted is as follows Vig: Resolution No. 2372.

Be It Resolved, By the Common Council of the City of San Diego, as follows: That the City Engineer of the City of San Diego California, be and he is hereby anthonised and directed to furnish to this Common Council a care. ful estimate of the number of cubic yards of excavation and the number of cubic yords of em-bankment necessary to bring "32 nd" street in the City of San Diego, California, from the south line of "I." street to the north line of "M" street, including the sidewalks thereof, to its official grade and cross- section, Ix cepting such fortion of the said "32 nd" street and the said intersections of streets between said points required by law to he kept in order or repair by any person or company having railward tracks thereon.

That said Istimate shall be made in duple cate, one copy of which shall be kept an file in the office of the said City Engineer and shall, durmig office hows, be accessible for mospection to any person who may desire to inspect the same; that the said estimate shall include plans and all culverts which it may be necessary to

Construct in doing said work. a Resolution directing the City Engineer to estimate the yardage in the grading of "31 st street from the north line of "I" street to the north line of "I" street is read and on motion of Councilman Thorpe adopted by the following vote to wit: Ayes. Councilmen: "Thorpe, Blochman, Kelly, M. neill Creelman, Reynolds, Goldkamp and Osbora Absent Councilman! - Johnson. Said Resolution as adopted is as follows Viz: Resolution No. 2371. Be It Resolved, By the Common Council of the City of San Drigs as follows: That the City Engineer of the City of San Diego, California, he und he is hereby authorized and directed to furnish to this Common Council a careful estimate of the number of cubic yards of excavation and the number of cubic yards of imbankment necessary to bring "31 street in the City of San Diego, California from the north line of "N" street to the north line of "I" street, wiching the sidewalks thereof, to its official grade and cross-section, excepting such portions of the said "31 st" street and the said intersections of streets between said points required by law to be kept in order or repair by any person or company having rail road tracks thereor That said estimate shall be made in duplicate, one copy of which shall be kept on file, in the office of the said City Engineer and shall, during office hours be accessible for inspection to any person who may desire to inspect the same; that the said estimate shall enclude plans and specifications and estimates of the Cost of any and all culverts which it may be necessary to Construct in doing said work a Resolution granting permission to Property Choners to sidewalk and curb National avenue from ""to 26th streets as recommended to the Street Committee is read and on motion of Conneilman breelman adopted by the following vote to-wet! ". Ayes Councilmen: ... Thorpe, Blochman, Kelly, M. Meill, Creelman, Reynolds, Loldkamp and Osborn.

Naes None! -. absent Councilman' - Johnson.

Said Resolution as adopted is as follows Ung: Resolution No. 2384.

Be It Resolved, By the Common Council of the City of San Diego, as follows: That it he and is hereby determined by this Common Council that National abenue from the south line of "N" street to the west line of Twenty-sixth street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work as contained in Ordinance No. 1140, approved June 17th,

That the owners of property fronting upon said street between said points shall have until the 2 nd, day of January 1906, within which to construct sidewalks and euros thereon at private contract.

That the City Engineer be and he is hereby authorized and directed to prepare a profile of the sidewalk of said street between said fromts, and furnish toany person applying therefor an estimate of the number of cubic yards of excavation, or embankment necessary to bring any foothour of the sidewalk of said street to its official grade.

That on said and day of January 1906, said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and eurbring yet to be done on said street between said

City Clerk advertise the fact that said improvement has been decided upon, and that property owners desiring to construct sidewalks and embs by private contract must complete said work on or before the said 2 nd day of January, 1906.

a Resolution directing the City Engineer to estimate the yardage, and the Street Superintendent to designat the places for deposit of surplus earth in the grading of Hawthorns street from Second to atlantice Street as Recommended by the street Committee is read and on motion of Councilman Kelly adopted by the following vote to-wit!-. ayes-Councilmen! - Thorpe, Blochman, Kelly. Min Neill

Creelman, Reynolds, Goldkamp "id Osborn. absent Councilman! - Johnson. Said Ousolution as adopted is as follows Viz: Oesolution No. 2382. Be It Kesolved, By the Common Council of the City of San Diego, as follows: That the City Engineer of the City of San Diego, California, be and he is hereby authorized, and directed to furnish to this Common Council a careful estimate of the number of cubic yards of excavation and the number of cubic yards of embankment necessary to bring Hawthorne street in the City of San Diego, California, from the east line of Second street to the west line of littautic street, including the sidewalks thereof, to its official grade and cross section excepting such portion of the said Hawthorns street and the said intersections of streets between said points required by law tobe kept in order or repair by any person or Company having railwad tracks thereon. That said estimate shall be made in duplicate, one copy of which shall be kept on file in the office of the said City Engineer and shall, during office howes, he accessible for inspection to any person who may desire to impect the same; that the said estimate shall include plans and specifications and estimates of the cost of any and all culverts which it may be necessary to construct in doing said work. That the Superintendent of Streets of said City he and he is hereby authorized and directed to furnish to this Common Council a description of the place or places where the surplus earth to be removed in doing said work shall be placed and deposited, The following Aleport of the Street Committee in the matter of sidewalking and curbing yet to be done on "B" atreet from "94th" to "26th" streets is read and on motion adopted Viz. The Street Committee recommends that Property Owners have until Jan. 9 nd 1906 to sidewalk and curb said street between said posits.

Sept. 29:-05
Le Chas. Kelly.
L. a. Creelman.
Thereupon a desolution granting Property Owners

a. J. Johnson, Jr.

permission to sidewalk and curb "B" street from "94th" to "26th" streets is read and on motion of Councilman Kelly adapted by the following vote to wit! Aiges Councilmen! Thorpe, Blochman, Kelly, M. Hell Creelman, Reynolds, Goldkamp & Osborn.

Mals- None; ... absent Councilman! Johnsow.

Said Resolution as adopted is as follows Vig: Resolution No. 2383.

Be It Resolved, By the Common Council of the

City of San Diego, as follows: That it he and is hereby determined by this Common Council that "T3" street from the east line of Twenty-fourth street to the west line of Twenty-Sith street, be improved between said points by the construction of sidewalks and curbs thereon, in accordance with the specifications for such work ast contained in Ordinance No. 1140 approved June

That the owners of peroperty fronting upon said street between said points shall have until the 2 nd day of January 1906, within which to construct sidewalks and curbs thereon at Januare con-

That the City Engineer be and he is hereby author ized and directed to prepare a profile of the sidewalk of said street between said points, and fur nish toany person applying therefor an estimate of the number of cubic yards of excavation or embank. ment necessary to bring any portion of the sidewalk of said street to its official grade.

That on said Ind day of January 1906, Said City Engineer shall furnish this Council a detailed report showing the amount of sidewalking and curbing yet to be done on said streets between

said Joints. That the City Clerk advertise the fact that Said improvement has been decided upon, and that property owners desiring to construct sidewalks and curbs by private contract must complete said work on or before the said 2 nd day of January 1906.

a Resolution directing the City Engineer to accept the sidewalk laid in front of Loto 1, 2 and 3.

Block 47, Middletown, heretofors referred to the Street Committee, and the street Committee having referred said Resolution to the City Engineer and said Resolution being recommended by the City Engineer, is now read and on motion of Councilman M: Meill adopted by the following vote to-wit:

Auges-Councilmen: -. Thomps, Blochman, Kelly, M: Meill, Creelman, Reynolds, Soldkamp and Cohom

Noes-None! ...

Atsent Councilman! - Johnson. Said Resolution as adopted is as follows Wig! Resolution 2386.

Be It Resolved, By the Common Connect of the City of San Diego, San Diego, as follows:

That the City Engineer of the City of San Diego, California, be, and he is hereby directed to accept the sidewalk laid in front of Lots 1, I and 3, Block 47. Middle town, said walk having been constructed three feet from the curb line instead of fow feet, as required by regula tions for sidewalking and curbing.

a Resolution directing the City Engineer to Estimets the yardage on Maple street from 5th to albatross
streets as recommended by the Street Committee, is
read, and on motion of Councilman M: Neill, adopted
by the following vote towit!
Ciges Councilmen: -. Thorpe, Blochman, Kelly, M: Neill,
Creelman, Reynolds, Yoldkamp ad Osbon.

noes. None! ...

Absent Councilman! -. Johnson.

Said Resolution as adopted is as follows Viz. Resolution No. 2378.

Be It Resolved, By the Common Council of the City of San Diego as follows:

That the lity Engineer of the lity of San Diego, California he and he is hereby authorized and directed to shownish to this Common Council a careful estimate of the number of cubic yards of excavation and the number of cubic yards of embankment necessary to bring Maple, street in the City of San Diego, Colifornia, from the west line of Fifth street to the east line of albatross street, including the sidewalks thereof, to its official grade and cross section, excepting such portion of the said Maple street and the Said intersections of streets between said fourts required by law to be kept in order or repair by any person or com-

Jany having raibroad tracks thereon. That said estimate shall be made in dup heate, one copy of which shall be kept on file in the office of the said City Engineer and shall, during office hows, be accessible for inspection to any person who may desire to inspect the same, that the said estimate shall include plans and specifications and estimates of the cost of any and all culverts which it may be necessary to construct in doing said work.

The following Report of the Street Committee on a Resolution directing the City Engineer to furnish description of the Wagon Road near False Bay, is read and on motion adopted Tià:

The Street Committee recommends the

adojetion of the within Resolution.

a. Johnson fr. L.a. Creelman.

Sept 29 th, 1905. Ches. Kelly. Thereuzeon on motion of Councilman Thorpe said desolution is read and adopted by the following vote to-wit:

Ayes Councilmen: "Thorpe, Blochman, Kelly, M: Neill. Creelman, Reynolds, Goldkamp & Osborn

Nove! ..

Absent Councilman!. Johnson. Said Resolution as adopted is as follows Vig Clesolution No. 2385.

Be It Resolved, By the Common Council of the City of San Diego as follows; That the City Engineer of the City of San Diego, California, he, and he is hereby anthorized and directed to furnish this Common Council a descript

ion for a wagon road along the route herein after

described; Commencing at a point on a division line, between Pueblo Lots 204 and 205, at or near the shore line of False Bay; thence following said shore line, and the shore line of the Vacifie Ocean to the intersection of Newport street;

Oct. 2. 1905.

thence following Newport street to Bacon street to Pacific avenue to Cable Street, thence following Cable street to Orchard street; thence following Orchard street to De For street; thence following Orchard street to De For street; thence following De For street to the division line hetween Dueblo Lots 199 and 195,

a Communication from the City Engineer transmitting an estimate of yardage on 26th street from the south line of the City Park to the north line of "X" street is presented and ordered filed.

The following Report of the City Lands Committee on the Pretition of F. J. Scripps offering to Jourchase Pueblo Lot Number 1298 is read and on motion of Councilman Thorpe adopted by the following vote to-wit. Ayes. Councilman: Thorpe, M.: Neill, breelman, Reynolds and Soldkamp.

Noes-Councilmen! - Blochman, Kelly and Osborn.

Absent Councilman! - Johnson. Said Report as adopted is as follows Viz: The City Lands Committee recommends that the within Petition be granted.

L. a. Creelman. Lev. M: Neill. F.J. Goldkamp.

The actition of Seo. Kautz et al renewing protests against proposed grade of University avenue and Seorgia streets, is presented and ordered filed.

The Detition of John a. Henning et al for construction of a tunnel at the vitersection of Georgia street and University avenue is presented and ordered tiled.

The following Report of the Street Committee on the Pletition of the College Hill Land association for establishment of grade of University Avenue from the east line of Park Boulevard to the west line of Florida street is read and on motion of Councilman Min Meill adopted Viz.

The Street Committee recommends that the within fetition he granted, provided, that in grading said avenue and laying railroad tracks thereon, the cut shall be in the center of avenue, and a road may 32/2 feet wide provided for on each side of said

track.

September 29- 05.

a. P. Johnson Jr. Chas. Kelly. L. a. Creekman.

The following Report of the Street Committee ord the Petition of J. O. anderson and J. W. Daughtery for firmission to grade First street from Upas to Thorn streets, at their own expense is

read and on motion adopted Viz: The Street Committee necommends that the

within Cetition be granted.

a. Johnson Jr. L.a. Creelman.

Sept. 29th -05. Chao. Kelly. Thereuzon a Resolution granting Jermission to said I. O. Anderson and J. W. Daughtery to grade said Street between said porits is read and on motion of Councilman Kelly, adopted by the following note to-wit:

Ayes Councilmen: - Thompse, Blochman, Kelly, M. Neill, Creelman, Reynolds, Joldkamp & Olsbon,

Noes - None! -.

Absent Councilman: - Johnson. Said Resolution as adopted is as follows Viz Resolution No.

Granting Permission to Grade First Street, between Upas and Thorn streets.

It appearing to the Common Council of the City of San Diego, California, that J. W. Daugherty is the owner of Lots Earl I, in Block 391, of Horton's addition, and that J. O. anderson is the owner of Lots a. B. Cand D in Block 391 and all of Block 392, of Hortons addition, and that all of said lots and lando front upon First street in said City of San Diego, between Upas and Thorne Streets; and the solid persons having petitioned said Common Council for permission to grade said First Street between the points herewhefore mentioned, There-

Be It Resolved, By the Common Council of the said City that said persons have, and each of them has permission to perform any grading on said I vist Street, between Upas and Thomse Streets, (switcheddish, thoudshtenseetions of streets therewith, between Baid Upas and Thorn Streets, not abready graded to the official grade.) and to the center line of said Twick Street, or to its full width and including the sidewalks thereof and to its official grade; provided, however, that the grading thereof shall be done to the satisfaction of the Street Superintendent of the City of San Diego, and in accordance with the requirements of the Ordinances of said City; and provided further, that the simplus dist and material to be obtained in doing said grading, shall be removed and deposited of such place or places as the Street Superintendent aforesaid shall designated, perovided further, that the permission to perform grading hereby granted shall terminate on the grill day of January 1906, and no one shall have authority to perform any gracing upon said street under or by virtue of this Resolution after said and day of January, 1906.

The following Report of the Street Committee on an Ordinance providing specifications for Cobble stone gutters is read and on motion adopted Viz:

The Street Committee recommends the adoption of the within Ordinance.

a. C. Johnson, Jr. L. a. Creelman, Chas, Kelly.

September 29, 1905 Chas. Helly. Thereupon said Ordinances is read and on motion of Councilman M: Neils placed on its final passage at its first reading by the following vote to-wit:

Ayes Councilmen: -. Thorpe, Blochman, Kelly, M. Mi Neill, Creelman, Reynolds, Goldkamp, Ry Oshone

Noes. none! -.

Absent Councilman! - Johnson.
Thereupon on motion of Councilman M: Neill, said
Ordinance is adopted by the following vote to- wit:

Ayes - Councilmen: - Thorpe, Blochman, Kelly M: Neill,

breelman, Aeynolds, Goldkamp and Oshone,

Noes- None; ... Absent-Councilman; ... Johnson,

Said Ordinance as adopted is as follows Viz.

Au Ordinance providing specifications for cobble stone gutters.

De It Ordained, By the Common Council of the City of San Diego as follows:

Section !- Whenever it shall be determined by the Common Council of said City that cobble stone gutters shall be placed in any given street, the work of building such gutters and the material employed therein shall be as follows: !. (a) grading and preparing the trench

for the gutters; (b) constructing along the outer line of the eurb, a cobble stone gutter, fine (5) feet in width; (c) furnishing all material and labor necessary to perform said work and

complete the same

I. Grading shall include the work of removing all earth, stone and loose rock, hard pau, and all other material that may be en countered or required in the preparing for the work of guttering, and shall include also all filling, trimming, shaping, sucking down, re-filling, rolling, surfacing, and all other work that may be required to bring the space to be occupied by the gutters to the sub-grade and shape required, and of maintaining it in perfect condition until the work has been done, the cost thereof shall be included in the contract frice per square foot of completed gutters, and no extra compensation shall be allowed the contractor for removing from the street the surplus material that may result from this

3. When mud or soft material is encountered it shall be taken out below the subgrade, and the space shall be re-filled with good, hard material, by and at the expense of the contractor.

4. In places where cutting is necessary to bring the work to the required surface, the Jelow point shall not in any case penetrate below a point two (2) inches above the sub-grade. The remainder shall be carefully dressed off with pieks or other hand tools.

5. In places where filling is necessary to bring the work to the required surface, it shall be done in layers of not more than six 61 inches in depth, and each layer shall be thoroughly rolled before another layer is added.

6. The work shall be brought to a sub-grade or surface of the required depth below the established grade of the street and shall be finished in the most perfect manner so as to be farallel with, and in every way made to conform in shape to the sunface of the finished work. To effect this the ground shall be first brought to an approximate finish slightly above the sub-grade. The lity Engineer will then set grade stakes and the contractor shall then stretch lines from these

the contractor shall then stretch lines from these several stakes, both along and across the work, and dress down to the true surface, all viregularities as indicated by these lines.

The surface shall then be rolled or tamped, when it shall again be dressed and re-rolled until the surface shall be true, smooth, compact,

7. Such portions of the work as cannot be reached by the roller, and all places excavated below the sub-grads and re-filled, and all pips trenches and other places that cannot be properly compacted by the roller, shall be tamped solidly by and at the expense of the contractor.

8. The gutters, for a width of five (5) feet shall be found with cobble stone, not less than six (6) inches in height, laid edge-wise.

I he cobble stones shall be laid by hand and findly bedded in three (3) inches of clean, sharp sand, care being taken to break joints. Each course shall be set so that the cobbles incline slightly up hill, leaving not less then one (1) inch of sand under the cobble. 10. When laid the pavement of the gutter shall be immediately covered with decomposed granite from which all fine diestand other foreign substances shall have been previously screened. This decomposed granite, shall be heated and while hot shall be raked or swept in the joints until all are completely filled. The cobbles shall then be rammed with rammers

The cobbles shall then be rammed with rammer weighing from seventy-five (75) to eighty (80) founds, until all have been forced to a firm unyielding

bed, and the gitter brought to a perfect surface.

Every cobble that does not have a solid bearing, as well as all general depressions in the surface, nesulting from a thorough ranning of each block, shall be taken up and additional sand placed on the foundation and the cobble again laid and ranned until brought to a solid bearing and perfect surface. While the cobbles are being remmed the joints shall be kept well filled with and

gravel.

11. Immediately after ramining, the decomposed granite shall be surept or otherwise cleaned out of the joints to a depth of one (1) rinch, and there shall then be powed into the joints, while the decomposed granite is hot, borling faving cement with all souts are completely full. additional

until all joints are completely full. Additional hot decomposed gravel shall then be fromed along and into the joints previously filled with

the paving cement, and then be compacted by tamping with light rammers, especially ma

ton fing with light rammers, especially made for this purpose, until all the joints are thorough by filled and made blush with the upper

ly filled and made flush with the upper Surface of the gutter 12. The said paving cement shall be composed

of refined asphaltum and a flux in quantity sufficient to bring said cement to the required consistency. These ingredients shall be delivered on the work, at least one week before being used, in order that the Street Superintendent may cause the proper tests to be made before the material is admitted into the works

The cement must be mixed upon the work and then heated to a temperature of three hundred (300) degrees Fahrenheit as it is required

for immediate use.

13. As soon as the joints shall have been thoroughly tamped and before the fraving shall have become cold, a layer of clean, dry, coarse sand, one half (//2) inch in thickness, shall be spread evenly over the entire surface of the gitter, which, together with the accumulation of any kind, shall be cleaned off and removed from the street by the contractor before the work has been accepted.

14. All cobbles shall be carefully inspected by the Superintendent of Streets, and he shall direct that every stone not complying with these specifications, whether it has been set or not, shall be immediately removed from the street at the expense of the contractor. The contractor shall furnish, at his own expense, such laborers as may be required to enable a thorough inspection and culling of the cobbles.

15. All cobble gutters shall be paid for at

a stated price for square foot, which price per square foot shall include the furnishing of all labor and materials, the foundation, the grouting and all other work and all expenses, direct or indirect, connected with the proper execution of the work and of maintaining the same in perfect condition until it shall have been finally accepted by the Street Superintendent.

The following Report of the Street Committee on the Board of Public Works approving map of Stephens Addition Eureka Lemon Frack, is read and on motion adopted. Viz:

The Street Committee recommends the adoption of Ordinance accepting streets and alleys of Stephens addition Eureka Lemon Tract.

a. P. Johnson

L.a. Creelman, Sept. 29th, 1905. Chas. Kelly Thereupon an Ordinance adopting majo of Stephens addition and accepting streets and alleys therein, is read and on motion of Councilman M: Neill placed on its final passage at its first reading by the following vote to-wit; ayes-Councilmen: Thorpe, Blochman, Kelly, M: Neill, Creelman, Augustds, Toldkamp and Osborn

Noes- nong. -. absent-Councilman! .. Johnson. Thereupon on motion of Councilman M: Neill,

said Ordinance is adapted by the following vote to wit: ayes-Councilmen: Thorpe, Blochman, Kelly, M. Mill. Creelman, Reynolds, Isoldkamp & Osbon.

Noes none: ... Absent Councilman! ... Johnson.

Said Ordinance as adopted is as follows lig: Ordinance No. 2178 Au Ordinance adopting map of "Stephen's Adde-tion to San Diego;" and accepting streets and alleys thereon.

Be It Ordained, By the Common Council of the City of San Diego, as follows: Section 1. That certain map acknowledged on the 13th day of September, 1905, by a. J. Stephens, as proprietor, to be a true and correct map or plat of a subdivision of Lots 2 and 3 of the Eureka Lemon Tract in Oneblo Lot 1208, in the City of San Diego, California, named and to be known as "Stephen's addition to San Diego," and surveyed November, 1904, by W. M. Kumsey, L. S. and at this time by said proprietor fore-sented to the Common Council of the City of San Diego California, for adoption and acceptance on behalf of the public, of the streets, roads, alleys and highways hereinafter mentioned, is threby adopt ed; and the Common Council of the City of San Diego, California, hereby accepts on behalf of the Jublie the hereinafter mentioned streets, reads, alleys and highways set forth and described on said may and plat, to-wit: Lancewood Street Glenwood Street, Rosewood Street, Morena Street, Stephens Street and Lorna street and the unnamed streets and alleys, and alleys 1, 2, 3, 5 and 6. The said streets, roads, alleys, and

highways are declared to be public streets, reads alleys and highways, and dedicated to the

public use. Section 2. That the Clerk of Said City is hereby authorized and directed to indorse upon said map or plat, as and for the act of this Common Council, which streets, reads, alleys and highways offered by said map or plat, are accepted on behalf of the publis as herein befor stated.

The following Report of the Street Committees on the Recommendation of the Board of Publis Works, transmitting map of S. W. Haines sub-

division of Viere lots 17-18-19 and 20 of Skinners Addition is read and on motion adopted. Viz. The Street Committee recommends the adoption of Ordinance accepting Streets and alleys of S. W. Haines, Sub-Division acre lots 17, 18, 19 and 20 of Skinners addition. a Johnson, L.a. Creelman. Chas. Kelly. Sept 29- 05. Thereupon an Ordinance accepting streets and alleys in said addition is read and on motion of Councilman Kelly placed on its final passage at its first reading by the following vote to-wit: ayes-Councilmen; .. Thorpe, Blochman, Kelly, M. Mill. breelman, Reynolds, Goldkamp & Oshowing was also and Colombian of the Councilmen of the Councilment of the Nove, none; 4. Absent - Councelman, - Johnson. Thereupon on motion of Councilman breelman said Ordinance is adopted by the following vote to - wit! ayes-Councilmen: Thorpe, Blochman, Kelly, M: Neill, breelman, Keynolds, Soldkamp and Osborn. Noes - none. Absent-Councilman; Johnson. Said Ordinance as adopted is as follows Vig. Ordinance No. 2175 an Ordinance adopting the map of S. W. Haines' sub-division of acre lots 17, 18, 19 and 20, of Skinners addition to San Diego, California; De It Ordaned, By the Common Council of the City of San Diego, as follows: Section! That certain map acknowledged September 1 st, 1905, by S. W. Haines as owner, to be a true and correct map or plat of acre Lots 17, 18, 19 and 20, of Skinners addition to San Diego, California named and to be known as " S. W. Haires' Subdivision of acre Lots 17, 18, 19 and 20 of Skinner's addition to San Diego, California," and surveyed by S. L. Ward C.E. in august, 1905, and at this time by said S. W. Haines presented to the Common Council of the City of San Diego, California, for adoption and acceptances on behalf of the public of the streets, roads, alleys and highways hereinafter mentioned, is hereby adopted, and the Common Council of the City of San Diego California, hereby accepts on behalf of the public the hereinafter

mentioned streets, roads, alleys and highways set forth and described on said map and plat to-wit. "y" street "3" street, "Thirty-seventh street and the unnamed alleys. The said streets, roads, alleys and high-ways are declared to be public streets, roads, alleys and highways, and dedicated to the public use. Section 2. That the Clerk of said City is hereby authorized and directed to endorse upon said map or plat, as and for the act of this Conmon Council which streets, reads, alleys and highways offered by said map or plat, are accepted on behalf of the public as herein before The following aport of the Street Committee on the accommendation of the Board of Public Works, transmitting map of the sub-division of Block 113 a Pacific Beach The Street Committee recommends the adoption of dundide Byothe Biza Pacifie Blacksoni. . Tohnson. fr. L.a. Creelman. Sept, 29 th. 1905. Thereupon an Ordinance accepting the streets and alley sub-division Block 1/3, in Pacific Beach is read and on motion of Councilman M. neill glass on its final passage at its first reading by the following vote to-wer!

Ayes-Councilmen, Phorpe, Blochman, Kelly. M: Neill, Creelman, Reynolds, Loldkungs & Osborn.

Nues- None: -.

Absent Councilman! -. Johnson.
Thereupon on motion of Councilman M. Meill said Ordinances is adopted by the following vot

ayes-Councilmen: - Thorpe, Blochman, Kelly, M: Neill. Creelman, Reynolds, Goldkamp and Osborn.

noes- none! ...

Absent Councilman! - Johnson. Said Urdinance, as adopted is as follows Viz. Ordinance No. 2176

Ou Ordinance adopting map of Block 113 Pacific Beach," and accepting streets and alleys therein. Be it Ordained, By the Common Council of the City of San Diego, as follows: Section 1. That certain map acknowledged by Madie arnott Barr, J. a. Goyde, Mrs Martha C. Reynolds, Ernest C. Reynolds, Mrs J. B. Smith, Belle Corbett, Wilson G. Brewer, Julia Julner, Henry Wiatt and J. a. Campbell, as proprietors, to be a true and correct map or plat of Block 1/3, Pacific Beach," in the City of San Diego, California, mamed and to be known as "Map of Block 1/3, Pacific Beach, in the City of San Diego, California," and at this time by said owners presented to the Common Council of the City of San Diego California, for adoption and acceptance on behalf of the Jenblis, of the streets, alleys, roads and highways herein after mentioned, is hereby adopted; and the Common Council of the City of San Diego, Culifornia, hereby accepts on behalf of the public the hereinafter. mentioned streets, alleys, roads and highways set forth and described on said map and plat, to-wit: Low Street, Cass Street, Dames Street, Chalcedony street and the unnamed alleys. The said streets, alleys, roads and highways are declared to be public. streets, alleys, roads and highways and dedicated to the public science Section 2, That the Clerk of said City is hereby authorized and directed to indorse infrom said map or plat, as and for the act of this Common Council, which streets, alleys, roads and highways offered by said map or felat, are accepted on behalf of the publis as hereinbefore stated. Au Ordinance adopting map of Portero Addition" is read and on motion of Councilman Greelman offlated by lists flatably spassage at its first reading by the following vote to-wit: Eyes Councilmen: "Thoops, Blochman, Kelly, M: Neill Creelman, Aeynolds, Goldkamp and Osborn, Noes- nong! ... Absent Councilman; ... Johnson Thereupon on motion of Councilman Blockman said Ordinance is adopted by the following vote to-wit:

ayes Councilmen: - Thorpe, Blochman, Kelly. M: Neill, Creelman, Reynolds, Goldkamp and Osban.

Nues. None; -.

Absent-Councilman! ... Johnson Said Ordinance as adopted is as follows Vig. Ordinance No. 2177

Un Ordinance adopting map of Porter's addition,, and accepting streets and alleys therein.

Be It Ordained, By the Common Council of the City of San Diego, as follows:

Section 1. That certain map acknowledged on the g1 st day of September, 1905, by Samuel Porter, as proprietor, to be a true and everect map or plat of a five acre track in the northeasterly Corner of Pueblo Lot 1800, in the City of San Diego. California, named and to be known as Porter's Addition", and surveyed in September 1905, by W. M. Chinsy, Civil Engineer, and at this time by said proprietor presented to the Common Council of the City of San Diego, California, for adoption and acceptance on behalf of the Jublis, of the avenues, streets, roads, alleys and highways hereinafter mentioned, is hereby adopted; and the Common Council of the City of San Diego, California, hereby accepts on behalf of the public, the hereinafter mentioned avenues, streets, roads, alleys, and highways set forth and described on said map and plat to-wit: Pacific avenue, Chico Street, Lamont street, and the unnamed alleys and alley 1.

The said avenues, streets, roads, alleys and highways are declared to be public avenues, streets, roads, alleys and highways, and dedicated to the public use,

Section 2. That the Clerk of said City 10 hereby authorized and directed to indorse upon said map or plat, as and for the act of this Common Council, which avenues, streets, roads, alleys and highways offered by said map or plat, are accepted on behalf of the public as herein before stated.

Au Ordinance authorizing Claim against L. a. Blochman for takes as recommended by the Finance Committee is

read and on motion of Councilman Reynolds, placed on its final passage at its first oreading by the following ayes Comcilmen! "Thorpe, Blochman, Kelly, M: Neill, Creelman, Arynolds, Loldkump and Osborn. absent Councilman! -. Johnson. Thereupon on motion of Conneilman deynolds said Ordinance is adopted by the following voto to-wit: ayes Councilmen: "Thorpe, Blochman, Kelly, M. neill. Creelman, Keynolds. Goldkamp " Osborn, noes none! ... absent-Councilman, -. Johnson. Said Ordinance as adopted is as follows Viz. Ordinauce No. 2171 an Ordinance authorizing the compromise of the Claim against L.a. Blochman for taxes. Be It Ordained, By the Common Council of the City of San Diego, as follows: Section 1. That the City attorney of said City is authorized to enter uito a stipulation with the plaintiff in that certain action now pending in the Superior Court of the Country of San Diego, California, numbered 12899, and entitled "L. a Blockman, Claintiff, versus the City of San Diego et al, Defendant," to the effect that upon payment to the Treasurer of Said City of the sum of 2.50, said action shall be dismissed as to the defendant, The City of San Diego, a municipal corporation, at the cost of plaintiff. Section 2. That the Treasurer of the City of San Diego, California, be and he is hereby authorized when the stightation provided for in the preceding section hereof, has been executed, to accept the sum of \$ 2.50 in full settlement of all tax claims of the City of San Diego, up to December 31, 1904 against Section 1. hereof, and upon payment thereof, to give his receipt in feel settlement of such tax, and upon production of Such receipf to the City Clerk of said City said City. Clerk is hereby authorized to write upon the proper certificate, or certificates, the word dedenied. Section 3. And upon payment benig made,

as provided in Section 2 hereof, and the dismissal of said action in accordance with the stipulation provided for in section 1. hereof, any and all claim or claims, of the said City against the said property involved in said litigation prior to December 31, 1904 is hereby declared tobe satisfied and cancelled,

On Ordinance authorizing compromise of claim against the College Hill Land association for Taxes is read and on motion of Councilman M: Nevel, placed on its final passage at its first reading by the following vote to-wit. Ayes-Councilness. ... Thorpe, Blochman, Kelly M: Kelley M: Kelly M: Kelly Cabone.

Noes- None'n.

Absent Councilman: - Johnson. Thereupon on motion of Councilman M: Neill, said Ordinance is adopted by the following vote to-wit;

Ayes-Councilmen: -. Thorpe, Blochman, Kelly, M. neill Creelman, Reynolds, Goldkamp and Osbon

Noes None! ..

Absent Councilman! - Johnson. Said Ordinaire as adopted is as follows Vig:

Ordinance No. 2168. Au Ordinance authorizing the Confromise of the Claim against the College Hill Land Association for Taxes.

Be It Ordanied, By the Common Council of

the City of San Diego, as follows: Section 1. That the City attorney of said City is authorized to enter into a stipulation with the plaintiff in that certain action now pending in the Superior Court of the Country of San Digo. California, numbered 12832, and entitled "College Hill Land Association, Plaintiff, never the City of San Diego et al, Defendant," to the effect that upon payment to the Treasurer of said City of the sum of \$1,25.00 said action shall be dismissed as to the defendant, the City of San Diego, a municipal confroration, at the cost of plaintiff.

Section 2. That the Treasurer of the City of Sou Diego, California, he and he is hereby authorized when the stipulation provided for in the preceding section hereof, has been excented, to accept the sum of \$195.00 in full settlement of all tax claims of the City of San Diego, up to December 31, 1904 against any property involved in the action mentioned in Section I hereof, and upon payment hereof, to give his veceight in full settlement of such tax, and upon production of such receipt to the City Clerk of the said City said City Clerk is hereby authorized to write upon the proper certificate, or certificates, the word "Aedeemed".

Section 3. and upon payment being made, as Srovided in Section I hereof, and the dismissal of said action in accordance with the stepulation provided for in Section 1 hereof, any and all claim or claims, of the said City against the said property involved in Said litigation wrising out of any tax levied by said City prior to December 31, 1904, is hereby declared to be satisfied and cancelled.

Un Ordinance authorizing the Compromise of the City's Claim for taxes for the year 1888, against Lot C. Block 994 Horton's addition is read and on motion of Councilman Thorpe placed on its final passage at to first reading by the following vote to-wit: Ciyes Councilmen: - Thorpe, Dochman, Kelly, M. Reill, breelman, Angholds, Goldkamp and Osborn.

Moco - None! ...

absent Councilman! .. Johnson. Thereupon on motion of Councilman Thoopse Said Ordinance is adopted by the following vote to-wit: ayes Councilman; ". Thorpe, Blochman, Kelly. M. Mill. Creelman, Cleynolds, Toldkamp & Clobon

Noes- none ! ...

Absent Conneilman! - Johnson.
Said Ordinance as adopted is as follows Viz.
Ordinance Mr. 2170

Au Ordinance Authorizing the Compromise of the City for Delinquent Taxes against Lot "C" of Block 924, Horton's

Whereas, during the year 1888 there was assessed for said year, on the assessment rollo of the City of San Diego,

the Lot "C", of Block 934, of Hortonis addition to the City of San Diego, for the sum of \$26.70, and Whereas, penalties, interest and account costs now aggregate, together with said tax, the sum of \$55.13

Whereas, the validity of said tax is disputed by the owner of said lot, and said dispute is

How Therefore, for the purpose of compromising said dispute and in furtherance of the City.

Be It Ordained, By the Common Council of the City of San Diego, as follows; Section 1, That the City Treasurer is hereby authorized and empowered in the way of the congrounce of the said claim and demand of the City, to receive in full payment and settle-ment thereof the sum of \$9,32, and on the payment of said sum within ten (10) days from the time this Ordinarice goes into effect the said City Treasurer is hereby authorized and empowered as Tax Collector, or otherwise, to issue the receipt of his office in full settlement, discharge and satisfaction of the claim of the City on account of the said assessment

Au Ordinance authorizing the compromise of Claim against J. O. Beach for Taxes is read and on motion of Councilman Thorpe placed on its final passage at its first reading by the following vote to- wit; Tayes. Councilmen: "Thorpe, Blochman, Kelly, M: Neill, Creelman, Reynolds, Toldkung & Osbone Nove: -

Absent Councilman: - Johnson.
Thereupon on motion of Councilman Thorper said Ordinance is adopted by the following vote to - wit:

Ours Councilman: Thorpe Blockman Kelle M. M. Meill

Ayes Councilmen! - Thorpe, Blochman, Kelly, M. Meill, Creelman, Reynolds, Goldkamp and Ostone.

Absent Councilmans! - Johnson. Said Ordinance as adopted io as follows Viz Ordinance No. 2172.

Au Ordinance authorizing the Compromise of the Claim against J. P. Beach for lates. De It Ordanied, By the Common Council of the City of Saw Diego, as follows: Section! That the City attorney of said City is authorized to enter into a stigulation with the plaintiff, in that certain action now pending in the Superior Court of the Country of San Diego, California, numbered 12873, and entitled "James O. Beach, Clair tilf, nersus The City of Escondido et al, Defendants, "to the effect that upon payment to the Treasurer of Said City of the sum of \$15.00, said action shall be dismissed as to the defendant, The City of San Drego a municipal corporation at the cost of plaintiff. Section 2. That the Treasurer of the City of Saw Diego, California, be and he is hereby authorized when the stipulation provided for in the preceding section hereof, has been executed, to accept the sum of 75.00 in full settlement of all tax claims of the City of San Diego, up to December 31, 1904 against any property involved in the action mention in Section! hereof and upon payment thereof, to give his receipt in full settlement of such tax, and upon production of such receipt to the City Clerk of said City said City Clerk is hereby authorized towrite upon the proper certificate, or certificates the word Redeemed Section 3. And upon fayment being made, as provided in Section 2 hereof, and the diamissal of said action in accordance with the stipulation provided for in Section! hereof any aid all claim, or claims, of the said City against the said property litigation arising out of any tax

The Clerk presents the affidavits of the publication and posting of the Resolution of Intention to sidewalk and curb Ninth street from "L" to "K" street, also the affidavits of the publication and posting of the notice of the passage of said Resolution, which affidavits are ordered filed.

Thereupon a Resolution ordering the work of sidewalking and curbing said street between said points is read and on motion of Councilman Kelly adopted by the following vote to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---N ONE.

j Î

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION ORDERING THE WORK No. 2389.

Of sidewalking and curbing Ninth street in the City of San Diego, California, from the south line of "K" street to the north line of "L" street.

RESOLVED, By the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the public interest and convenience of said City require that the street work hereinafter described be done, and therefore the said Common Council hereby orders the following street work to be done in said City, to-wit:

That Ninth street in the said City of San Diego, California, on both sides thereof, from the south line of "K" street to the north line of "L" street, including both sides of all intersections of streets between said points (excepting where already sidewalked with concrete, and also excepting such portions of the said Ninth street, and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be sidewalked with concrete, the base or foundation of which shall be three inches in thickness and composed of one part, by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor contained in Ordinance numbered Eleven Hundred and Forty of the ordinances of the said City of San Diego, entitled, "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the seventeenth day of June, Nineteen Hundred and Two, now on file in the office of the Clerk of the said City of San Diego.

That Ninth street, on both sides thereof, from the said south line of "K" street to the said north line of "L" street, including both sides of all intersections of streets between said points (excepting where already curbed with concrete or natural stone, and also excepting such portions of the said Ninth street and the said intersections of streets between said points required by law to be kept in order or repair by any person or company having railroad tracks thereon), be curbed with concrete according to the specifications therefor contained in said Ordinance numbered Eleven Hundred and Forty.

The San Diego Union and Daily Bee a daily newspaper published and circulated and of general circulation in said City of San Diego, is hereby designated as the newspaper in which this Resolution Ordering Work, and the notice of said work inviting sealed proposals for doing the same, shall be published, in the manner and form, and by the persons required by law.

The Clerk of the said City of San Dieg is hereby directed to post conspicuously for five days on or near the chamber door of the said Common Council, in the manner and form required by law, a notice with specifications inviting sealed proposals or bids for doing said work; and said Clerk is hereby directed to publish, for two days, in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing the said work, and referring to the specifications posted or on file, in the said newspaper designated as aforesaid for that purpose. Said notice shall require either a certified check or by nd, as prescribed by law, for an amount not less than ten per cent. of the aggregate propy sal.

Said Clerk of the said City of San Diego is also hereby directed to publish this

resolution ordering work, for two days, in the manner required by law, in said newspaper hereinbefore designated for that purpose.

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The Clerk presents the affidavits of the publication and posting of the Resolution of Intention to sidewalk and curb State street from "D" to "H" street, also the affidavits of the publication and posting of the notice of the passage of said Resolution, which affidavits are ordered filed.

Thereupon a Resolution Ordering the Works of sidewalking and curbing said street between said points is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION ORDERING WORK No.2393.

Of sidewalking and curbing State street in the City of San Diego, California, from the south line of "D" street to the north line of "H" street.

RESOLVED, By the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the public interest and convenience of said City require that the street work hereinafter idescribed be done, and therefore the said Common Council hereby orders the following street work to be done in said city, to-wit:

That State street in the said City of San Diego, California, on both sides thereof, from the south line of "D" street to the north line of "H" street, including both sides of all intersections of streets between said points (excepting where already sidewalked with concrete, and also excepting such portions of the said State street, and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be sidewalked with concrete, the base or foundation of which shall be three inches in thickness and composed of one part, by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor contained in Ordinance numbered Eleven Hundred and Forty of the ordinances of the said City of San Diego, entitled, "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the seventeenth day of June, Nineteen Hundred and Two, now on file in the office of the Clerk of the said City of San Diego.

Also that State street, on both sides thereof, from the said south line of "D" street to the said north line of "H" street, including both sides of all intersections of streets between said points (excepting where already curbed with concrete or natural stone, and also excepting such portions of the said State street and the said intersections of streets between said points required by law to be kept in order or repair by any person or company having railm ad tracks thereon), be curbed with concrete according to the specifications therefor contained in said Ordinance numbered Eleven Hundred and Forty.

The San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation in said City of San Diego, is hereby designated as the newspaper in which this Resolution Ordering Work, and the notice of said work inviting sealed proposals

or bids for doing said work; and said Clerk is hereby directed to publish, for two days, in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing the said work, and referring to the specifications posted or on file in the said newspaper designated as aforesaid for that purpose. Said notice shall require either a certified check or b, nd, as prescribed by law, for an amount not less than ten per cent. of the aggregate of the proposal.

Said Clerk of the said City of San Diego is also hereby directed to publish this resolution ordering work, for two days, in the manner required by law, in said newspaper hereinbefore designated for that purpose.

The Clerk presents the affidavits of the publication and posting of the Resolution of Intention to sidewalk and curb Date street from Front to Fifth street, also the affidavits of the publication and posting of the notice of the passage of said Resolution, which affidavits are ordered filed.

Thereupon a Resolution Ordering Work to sidewalk and curb said street between said points is read and on motion of Councilman Thorpe adopted by the following vote, to-wit: AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

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RESOLUTION ORDERING WORK No. 2390.

Of sidewalking and curbing Date street in the City of San Diego, California, from the east line of Front street to the west line of Fifth street.

RESOLVED, By the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the public interest and convenience of said City require that the street work hereinafter described be done, and therefore the the said Common Council hereby orders the following street work to be done in said City, to-wit:

That Date street in the said City of San Diego, California, on both sides thereof, from the east line of Front street to the west line of Fifth street, including both sides of all intersections of streets between said points (excepting where already sidewalked with concrete, and also excepting such portions of the said Date street, and the said intersections of streets between said points, required by law to be kept in order or reapir by any person or company having railroad tracks thereon, be sidewalked with concrete, the base or foundation of which shall be three inches in thickness and composed of one part by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor contained in ordinance numbered Eleven Hundred and Forty of the ordinances of the said City of San Diego, entitled, "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the seventeenth day of June, Nineteen Hundred and Two, now on file in the office of the Clerk of the said City of San Diego.

Also, that Date street, on both sides thereof, from the said east line of Front street to the said west line of Fifth street, including both sides of all intersections of streets between said points (excepting where already curbed with concrete or natural stone, and

also excepting such portions of the said Date street and the said intersections of streets between said points required by law to be kept in order or repair by any person or company having railroad tracks thereon), be curbed with concrete according to the specifications therefor contained in said Ordinance numbered Eleven Hundred and Forty.

The San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation in said City of San Diego, is hereby designated as the newspaper in which this Resolution Ordering Work, and the notice of said work inviting sealed proposals for doing the same, shall be published, in the manner and form, and by the persons required by law.

The Clerk of the said City of San Diego is hereby directed to post conspicuously for five days on or near the chamber door of the said Common Council, in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing said work; and said Clerk is hereby directed to publish, for two days, in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing said work, and referring to the specifications posted or on file, in the said newspaper designated as aforesaid for that purpose. Said notice shall require either a certified check or bond, as prescribed by law, for an amount not less than ten per cent. of the aggregate of the proposal.

Said Clerk of the said City of San Diego is also hereby directed to publish this resolution ordering work, for two days, in the manner required by law, in said newspaper hereinbefore designated for that purpose.

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The Clerk presents the affidavits of the publication and posting of the Resolution of Intention to sidewalk and curb 25th street from "F" street to the City Park, also the affidavits of the publication and posting of the notice of the passage of said Resolution which affidavits are ordered filed.

Thereupon a Resolution Ordering Worksis read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION CORDERING WORK No. 2392.

Of sidewalking and curbing Twenty-fifth street in the City of San Diego, California, from the center line of "F" street to the south line of the City Park.

RESOLVED, By the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the public interest and convenience of said City require that the street work hereinafter described be done, and therefore the said Common Council hereby orders the following street work to be done in said City, to-wit:

That Twenty-fifth street in the said City of San Diego, California, on both sides thereof, from the center line of "F" street to the south line of the City Park, including both sides of all intersections of streets between said points (excepting where already sidewalked with concrete, and also excepting such portions of the said Twenty-fifth street and the said intersections of streets between said points, required by law to be kept in

order or repair by any person or company having railroad tracks thereon), be sidewalked with concrete, the base or foundation of which shall be three inches in thickness and composed of one part, by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor contained in Ordinance numbered Eleven Hundred and Forty of the ordinances of the said City of San Diego, entitled, "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the seventeenth day of June, Nineteen Hundred and Two, now on file in the office of the Clerk of the said City of San Diego.

Also that Twenty-fifth street, on both sides thereof, from the said center line of "F" street to the said south line of the City Park, including both sides of all intersections of streets between said points (excepting where already curbed with concrete or natural stone, and also excepting such portions of the said Twenty-fifth street and the said intersections of streets between said points required by law to be kept in order or repair by any person or company having railroad tracks thereon), be curbed with concrete according to the specifications therefor contained in said Ordinance numbered Eleven Hundred and Forty.

The San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation in said City of San Diego, is hereby designated as the newspaper in which this Resolution Ordering Work, and the notice of said work inviting sealed proposals for doing the same, shall be published, in the manner and form, and by the persons required by law.

The Clerk of the said City of San Diego is hereby directed to post conspicuously for five days on or near the chamber door of the said Common Council, in the manner and form required by law, a notice with specifications inviting sealed proposals or bids for doing said work; and said Clerk is hereby directed to publish, for two days, in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing the said work, and referring to the specifications posted or on file, in the said newspaper designated as aforesaid for that purpose. Said notice shall require either a certified check or b nd, as prescribed by law, for an amount not less than ten per cent. of the aggregate of the proposal.

Said Clerk of the said City of San Dieg, is also hereby directed to publish this resolution ordering work, for two days, in the manner required by law, in said newspaper hereinbefore designated for that purpose.

The Clerks presents the affidavits of the publication and posting of the Resolution of Intention to sidewalk and curb National avenue from 26th to 31st street, also the affidavits of the publication and posting of the notice of the passage of said Resolution, which affidavits are ordered filed.

Thereupon a Resolution Ordering Work to sidewalk and curb said street between said points is read and on motion of Councilman Thorpe adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson

SaidnResolution as adopted is as follows, viz:

RESOLUTION ORDERING WORK. No. 2391.

Of sidewalking and curbing National avenue in the City of San Diego, California, from the east line of Twenty-sixth street to the west line of Thirty-first street.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the public interest and convenience of said City require that the street work hereinafter described be done, and therefore the said Common Council hereby orders the following street work to be done in said City, to-wit:

That National avenue in the said City of Sen Diego, California, on both sides thereof, from the east line of Twenty-sixth street to the west line of Thirty-first street, including both sides of all intersections of streets between said points (excepting where already sidewalked with concrete, and also excepting such portions of the said National avenue and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be sidewalked with concrete, the base or foundation of which shall be three inches in thickness and composed, f one part, by volume, of Portland cement, two parts of sand, and four parts of gravel, according to the specifications therefor contained in Ordinance numbered Eleven Hundred and Forty of the ordinances of the said City of Sam Diego, entitled, "An Ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the seventeenth day of June, Nineteen Hundred and two, now on file in the office of the Clerk of the said City of San Diego.

Also, that National avenue on both sides thereof, from the said east line of Twenty-Sixth street to the said west line of Thirty-first street, including both sides of all intersections of streets between said points (excepting where already curbed with concrete or natural stone, and also excepting such portions of the said National avenue and the said intersections of streets between said points (excepting where already curbed with concrete or natural stone, and also excepting such portions of the said National avenue and the said intersections of streets between said points required by law to be kept in order or repair by any person or company having railroad tracks thereon), be curbed with concrete according to the specifications therefor contained in said Ordinance numbered Eleven Hundred and Forty.

The San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation in said City of San Diego, is hereby designated as the newspaper in which this Resolution Ordering Work, and the notice of said work inviting sealed proposals for doing the same, shall be published, in the manner and form, and by the persons required by law.

The Clerk of the said City of San Diego is hereby directed to post conspicuously for five days on or near the chember door of the said Common Council, in the manner and form required by law, a notice with specifications inviting sealed proposals or bids for doing said work; and said Clerk is hereby directed to publish, for two days, in the manner and form required by law, a notice of said work, inviting sealed proposals or bids for doing the said work, and referring to the specifications posted or on file, in the said newspaper designated as aforesaid for that purpose. Said notice shall require either-a-certified check or bond, as prescribed by law, for an amount not less than ten per cant. of the aggregate of the proposal.

Said Clerk of the said City of San Diego is also hereby directed to publish this Resolution Ordering Work, for two days, in the manner required by law, in said newspaper hereinbefore designated for that purpose.

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Councilman Blochman moves that when the Council adjourns it do adjourn until October 16th, 1905, at 7:30 o'clock P.M., which motion is adopted.

The following Report of the Street Committee in the matter of the Petition of Barbee S. Hooke for a street railway franchise on certain streets in the City of San Diego, is read and on motion of Councilman Creelman adopted, viz:

San Diego, California, September 29th, 1905.

of the City of San Diego, California.

Your Street Committee, to whom was referred the petition of Barbee S. Hooke for a street railway franchise on certain streets in the City of San Diego, recommend that the petition for said franchise be granted upon the following streets, to-wit:

Commencing at a point on Twenty-fifth street at the intersection of Twenty-fifth and "D" streets; thence north on said Twenty-fifth street to "B" street; thence at right angles east on "B" street to Thirtieth street in E.W. Morse's Addition to said City; thence north at right angles on Thirtieth street to "A" street; thence at right angles west on "A" street to Thirtieth street; thence at right angles north on Thirtieth street to Williams street; thence at right angles east on Williams street to Despard street; thence at right angles north on Despard street to Tufts street in North Park Addition to said City; thence at right angles east and across the northeast quarter of Pueblo Lot No.1138 (commonly known as Cho ate's undivided forty acres) to Thirty-third and Tufts streets; thence north to the south line of Pueblo Lot No.1350; thence across said Pueblo Lot No.1350 in a northeasterly direction to the City Limits.

Respectfully, ...

A.P. Johnson, Jr.

Chas. Kelly,

L.A. Creelman,

Committee.

Councilman McNeill moves that said Petition, be granted; whereupon Councilman Reynolds moves to amend said petition by fixing the amount of the bond at the sum of ten thousand dollars, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE,

ABSENT-COUNCILMAN: -Johnson.

The action of the Council now recurring on the motion of Councilman McNeill to grant said Petition, said Petition as amended is read and granted.

The Petition of T.H. London and others requesting that the application of Barbee S. Hooke for a street railway franchise, on gertain streets in the City of San Diego, be

granted, is presented and ordered filed.

granted, is presented and ordered filed.

The Petition of W.H. Taggart and others requesting that the application of Barbee S. Hooke for a street railway franchise on certain streets in the City of San Diego, be

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The Petition of E.S. Potter and others requesting that the application of Barbee S. Hooke for a street railway franchise on certain streets in the City of San Diego, be granted, is presented and ordered filed.

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The following Report of the Street Committee in the matter of the Petition of

E. Bartlett Webster for a street railway franchise on 30th street from Dartmouth to Vassar

street (formerly known as Biddle avenue) is presented and read.

Councilman Reynolds moves that action on said matter be postponed until the next meeting of the Council, which motion is defeated by the following vote, to-wit:

AYES --- COUNCILMEN: - Reynolds and Goldkamp.

NOES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, and Osborn.

ABSENT-COUNCILMAN: -Johnson.

Councilman Blochman now moves that the Report of the Street Committee be adopted which motion is adopted by the following vote, to-wit:

AYES --- COUNCILMEN: -Thorpe, Blochmen, Kelly, McNeill, Creelmen, and Osborn.

NOES---COUNCILMEN:-Reynolds and Goldkamp.

ABSENT-COUNCILMAN: -Johnson.

Said Report as adopted is as follows, viz:

The Street Committee recommends that the within Petition be granted.

A.P. Johnson, Jr.

Chas. Kelly,

Sept.29th,1905.

L.A. Creelman.

Councilman Kelly moves that said Petition be granted; whereupon Councilman Reynolds moves that the bond provided for in said Petition be fixed at the sum of two thousand dollars and the time limit be fixed at nine months aforr the commencement of the work after the granting of said franchise and one month for the completion of the work after the same has begun, which motion is adopted.

The action of the Council now recurring on the original motion to grant said petition, said Petition as amended is read and granted, by the following vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Greelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE Petition of G.F.: Willerd and others requesting that the application of E.

ABSENT&C COUNCILMAN: &Johnson: et railway Franchise on 30th atreet be granted, is presented and ordered filled.

The Petition of C.F. Willard and others requesting that the application of E.

Bartlett Webster for a street railway franchise on 30th street be granted, is presented and ordered filed.

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The following Report of the Street Committee in the metter of the Petition of

E. Bartlett Webster for a street railway franchise on "B", 28th and 30th streets and south on 30th street to "G" street, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

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AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Report as adopted is as follows, viz:

The Street Committee recommends that the within Petition be granted.

A.P. Johnson, Jr.

Chas. Kelly,

Sept. 29th,1905.

L.A. Creelman.

Councilman Kelly moves that said Petition be granted; whereupon Councilman McNeill moves that said Petition be amended by fixing the bond provided for in said Petition at the sum of two thousand dollars and fixing the time for the commencement of the work after the granting of said franchise at nine months and the time for the completion of the work after the same is begun one month, which motion is adopted.

The action of the Council now recurring on the original motion to grant said

Petition, said Petition as amended is read and granted, by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NO NE.

ABSENT-COUNCILMAN: -Johnson.

The following Report of the Street Committee in the matter of the Petition of Geo. M. Hawley and D.C. Collier, Jr., for a street railway franchise on Adams street from University Boulevard to the eastern boundary line of the City, is read and on motion of Councilman Reynolds adopted, viz:

The Street Committee recommends that the within Petition be granted.

A.P. Johnaon, Jr.

Chas. Kelly

Sept.29th,1905.

L.A. Creelman.

Councilman Kelly now moves that said Petition be granted, which motion is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon a Concurrent Resolution determining to grant a street railway franchise on Adams street from University Boulevard to the eastern boundary line of the City, is presented and read and on motion of Councilman Kelly adopted by the following vote, to-wit: AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

CONCURRENT RESOLUTION No.

WHEREAS, George M. Hawley and D.C. Collier, Jr., applicants for a franchise to

construct, operate and maintain, for the period of twenty-five years, a street railway track along and upon Adams street in the City of San Diego, from the center line of University Boulevard to the eastern boundary line of the City of San Diego, did on the 18th day of September, 1905, file with the Common Council of said City, an application for said street railway franchise, which application is now on file in the office of the City Clerk of the said City of San Diego, and

WHEREAS, the said Common Council is desirous of said franchise, with certain changes and additions thereto, and of offering to grant the same to the person, company or corporation, who will pay the highest sum for said franchise,

NOW THEREFORE BE IT RESOLVED By the Common Council of the City of San Diego, as follows:

That the Common Council of the City of San Diego, California, hereby determines that said franchise, shall be granted, which franchise is as follows:

A franchise to construct and maintain and operate for the period of twenty-five years, a street railway track, along and upon the following route and streets in the City of San Diego, California, to-wit:

Commencing in the center of Adams street at the east line of University Boulevard in the City of San Diego, California, thence running east following the center of said

Adams street to the eastern boundary line of the City of San Diego,

Upon the following conditions and limitations:

I.

That the cars upon said railway shall be propelled by electricity used through the overhead system or by electric gasoline motors, but if at any time said railway cannot be operated by electricity or electric gasoline motors owing to accident to the machinery or appurtenances, horses or mules may be used to propel cars thereon during the time necessary to repair such machinery or appurtenances.

II.

That the track shall be four feet eight and one-half inches within the rails, and shall have a space between it and the sidewalks, turnouts and switches not exceeding six feet four inches, being sufficient to allow the cars to pass each other freely, and shall have proper curves where said route passes from one street to another. It shall obstruct public travel thereon as little as possible, and the same shall be placed under the direction of the City Engineer.

III.

That work on the construction of said railway shall be commenced within six months after the granting of the franchise therefor, and completed within two years from the commencement of said work.

IV:

That the rails used in the construction of said road shall not be less than forty pounds to the yard.

V.

That the right to grade, sewer, pave and macadamize, or otherwise improve, or alter, or repair the said streets shall be reserved to the City of San Diego; such work to be done so as to obstruct the said railway as little as possible. The grantee or its assigns

shall shift and reshift the rails so as to avoid the obstruction created thereby.

Fig. 5. And the property of the property of ${f v}$. ${f VI}_{f v}$ for the contrast ${f v}$, ${f v}$, ${f v}$, ${f v}$

That the laying of said tracks, and all sidewalks, turnouts and switches or curves shall conform in all cases with the grades of said streets which have been graded, and in all other cases as near to the natural grade of said streets as practicable. And when at any time any part of said route shall be graded, or the grade thereof altered or changed by the said Common Council, the bed of the road and the track thereon shall be made to conform therewith by the grantee or its assigns.

VII.

That the failure to comply with any of the conditions of the franchise shall work a forfeiture of the rights and privileges granted thereby.

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That the right to repeal, amend or modify the ordinance granting the said franchise shall be reserved to the said Common Council.

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That each bidder for said franchise shall accompany his bid with a check for the sum of Five Hundred Dollars, certified by some responsible bank in said City, payable to the said City, as security and a guaranty on the part of said bidder that such bidder will comply with the term of said franchise, fixing the time for the commencement and the time for the completion of said street railroad, and that the same will be constructed in all particulars as in said franchise contained.

That this Concurrent Resolution shall take effect and be in force from and after its passage and approval.

That the City Clerk of the said City of San Dieg be and he is hereby authorized and directed immediately after the approval of this Concurrent Resolution to publish or cause the same to be published once in the City official newspaper of said City, to-wit, The San Diego Union and Daily Bee.

A Resolution of Intention to sidewalk and curb Union street from Date to Ivy street, is read and on motion of Councilman Thorpe adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

ABSENT-COUNCILMAN: -Johnson.

. Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION NNO.

To sidewalk and curb Union street in the City of San Diego, California, from the north line of Date street to the south line of Ivy street.

RESOLVED, that it is the intention of the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That Union street in the said City of San Diego, California, on both sides thereof, from the north line of date street to the south line of Ivy street, including both sides of all intersections of streets between said points (excepting where already sidewalked with concrete, and excepting the sidewalk thereof in front of lots 6,7,8,9,10 and 11,10

Block 36, of Middletown, and also excepting such portions of the said Union street, and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be sidewalked with concrete, the base or foundation of which shall be three inches in thickness and composed of one part, by volume, of Portaind cement, two parts of sand and four parts of gravel, according to the specifications therefor contained in Ordinance No.1140 of the ordinances of the said City of San Diego, entitled, "An ordinance prescribing specifications for sidewalking and curbing in the City of San Diego, California," approved on the 17th day of June, 1902, now on file in the office of the Clerk of the said City of San Diego.

Also that the said Union street, on both sides thereof, from the said north line of Date street to the said south line of Ivy street, including both sides of all intersections of streets between said points (excepting where already curbed with concrete or natural stone, and excepting the curb thereof in front of lots 6,7,8,9,10 and 11, in Block 36, of Middletown, and also excepting such portions of the said Union street and the said intersections of streets between said points, required by law to be kept in order or repair by any person or company having railroad tracks thereon), be curbed with concrete according to the specifications therefor contained in said Ordinance No.1140.

That the San Diego Union and Daily Bee a daily newspaper published and circulated and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the City of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described, notices of the passage of this resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

A Resolution of Intention to oil Sixteenth street from "H" street to Logan avenue, is read and on motion of Councilman Thorpe adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

To oil Sixteenth street from the north line of "H" street to its intersection with Logan avenue, and Logan avenue from the west line of Sixteenth street to its intersection with Twenty-sixth street, and Twenty-sixth street from the north line of Logan avenue to its intersection with National avenue, and National avenue from the west line of Logan

RESOLUTION OF INTENTION No.

avenue to the east line of Thirty-first street.

RESOLVED, that it is the intention of the Common Council of the City of San Diego, a municipal corporation, in the County of San Diego, State of California, to order the following street work to be done in said City, to-wit:

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That the entire surface of the road-ways between the curb lines of the following streets, to-wit: Sixteenth street from the north line of "H" street to the intersection of said Sixteenth street with the north curb line of Logan avenue, and said Logan avenue from the west line of Sixteenth street to the intersection of said Logan avenue with the west curb line of Twenty-sixth street, and Twenty-sixth street from the north line of Logan avenue to the intersection of said Twenty-sixth street with the north curb line of National avenue, and National avenue from the west line of said Twenty-sixth street to the east line of Thirty-first street, in the City of San Diego, California, including the roadways between the curb lines of all intersections of streets between said points, (Excepting such portions of said Sixteenth street, Logan avenue, Twenty-sixth street and National avenue, and the intersections of streets therewith, between the points hereinbefore mentioned, required by law to be kept in order or repair by any person or company having railroad tracks thereon) be oiled with crude petroleum oil according to the specifications for the oiling of graded streets in said City, as contained in Ordinance No. 1506, of the ordinances of said City, entitled, "An ordinance prescribing specifications for the oiling of graded streets in the City of San Diego, California," approved by the Mayor of said City on the 16th day of February, 1904. Excepting, however, that said streets shall be sprinkled with decomposed granite, instead of sprinkling the same with "sharp sand", as provided in Section 6, of said Ordinance.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof shall be published for six days in the manner and by the persons required by law.

That the Clerk of the said City of San Diego be and he is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of the said Common Council, and to cause the same to be published by two insertions in said daily newspaper in the manner required by law.

That the Street Superintendent of the said City of San Diego shall thereupon cause to be conspicuously posted along the line of the said contemplated work, above described notices of the passage of this Resolution, in the manner and in the form required by law and shall also cause a notice similar in substance to be published for six days in said daily newspaper in the manner required by law.

An Ordinance fixing the compensation of R.H. Creswell as nurse in the pest house, is read and on motion of Councilmen Reynolds put on its final passage at its first reading by the following two-thirds vote, to-wit:

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AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman Reynolds said ordinance is adopted by the

following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Ordinance as adopted is as follows, viz:

ORDINANCE No. 2180.

An ordinance fixing the compensation of R.H. Creswell, as nurse in the pest-house.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the compensation of R.H. Creswell for services rendered in the case of Mr. George Coulter, at the City pest-house, from June 15th to June 29th, 1905, inclusive, be and the same is hereby fixed at the sum of One Hundred (\$100.00) Dollars, and said amount is hereby ordered paid, as compensation in full, for said services.

Section 2. That there is hereby appropriated out of the Public Health Fund the sum of One Hundred (\$100.00) Dollars, with which to pay for the services of said Creswell as hereinbefore ordered.

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An Ordinance authorizing the compromise of the claim of the City for taxes involved in the action entitled "Walter S. Young versus the City of San Diego et al, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn. N CES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---N NE.

ABSENT-COUNCILMAN: -Johnson.

Said Ordinance as adopted is as follows, viz:

0 R D I NAA N C E N 0. 2169.

An ordinance authorizing the compromise of the claim of the City for taxes involved in the action entitled "Walter S. Young versus the City of San Diego et al", numbered 12964, pending in the Superior Court of the County of San Diego, California.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the City Attorney of said City is authorized to enter into a stipulation with the plaintiff in that certain action now pending in the Superior Court of the County of San Diego, California, numbered 12964, and entitled "Walter S. Young, Plaintiff versus The City of San Diego et al, Defendant," to the effect that upon payment to the treasurer of said City of the sum of \$3.00, said action shall be dismissed as to the defendant, The City of San Diego, a municipal corporation, at the cost of Plaintiff.

Section 2. That the Treasurer of the City of San Diego, California, be, and he is hereby authorized when the stipulation provided for in the preceding section hereof, has been executed, to accept the sum of \$3.00 in full settlement of all tax claims of the City of San Diego, up to December 31st, 1904, against any property involved in the action mentioned

in Section lahereof, and upon payment thereof, to give his receipt in full settlement of such tax, and upon production of such receipt to the City Clerk of said City said City Clerk is hereby authorized to write upon the proper certificate, or certificates, the word "Redeemed".

Section 3. And upon payment being made, as provided in Section 2 hereof, and the dismissal of said action in accordance with the stipulation provided for in Section 1 hereof, any and all claim, or claims, of the said City against the said property involved in said litigation arising out of any tax levied by said City prior to December 31,1904, is hereby declared to be satisfied and cancelled.

An ordinance fixing the salary of the Street Sweeper of the City of San Diego, is read and on motion of Councilman McNeill put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

Thereupon on motion of Councilman McNeill said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

ABSENT-COUNCILMAN: -Johnson.

Said Ordinance as adopted is as follows, viz:

ORDINANCE NO. 2 107 4-1 The Comments of

An ordinance fixing the salary of the Street Sweeper of the City of San Diego.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the salary of the street sweeper of the City of San Diego, Commencing with Spetember 1st, 1905, from and after said date is hereby fixed at the sum of Seventy (\$70.00) Dollars per month.

An ordinance authorizing the payment of the claim of George Essex for balance of salary for August, 1905, same being recommended by the Finance Committee, is read and on motion of Councilman Creelman put on its final passage at its first reading by the following two-thirds vote, to-wit:

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AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
N OES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman Creelman said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

Said ordinance as adopted is as follows, viz:

An ordinance providing for the payment of the sum of Twenty-three and fifty one-hundredths

dollars (\$23.50) to Geo. Essex, balance of salary due him as an employe in the Street
Department of the City of San Diego, California, for the month of August, 1905.

WHEREAS, The amount of twenty-three and fifty one-hundredths dollars (\$23.50) was deducted from the salary of Geo. Essex, an employe in the Street Department of the City of San Diego; California, for the month of August, 1905; said amount being deducted for the reason that said Geo. Essex did not work full time during said month of August; and WHEREAS, It has been ascertained by this Common Council that said Geo. Essex did work full time during said month of August, except the time he was unable to work on account of an accident to himself, which accident occured while he was engaged in performing the duties required of him as such employe; and

WHEREAS, It is the desire of this Common Council that no deduction be made in the salary of said employe for said month of August on account of said accident, now therefore, BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the Auditing Committee of the City of San Diego, California, be and said Committee is hereby authorized and directed to allow a claim of twenty-three and fifty one-hundredths dollars (\$23.50) in favor of Geo. Essex, when claim shall have been properly presented for payment. Said emount being payment in full for the balance of the salary of said Geo. Essex as an employe of said City for the month of August, 1905.

An ordinance authorizing the Board of Public Works to sell three horses, is read and on motion of Councilman Thorpe put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE. The first the first transfer of the second of t

ABSENT-COUNCILMAN: -Johnson.

Thereupon on motion of Councilman Thorpe said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said ordinance as adopted is as follows, viz:

A FIGURE A POR THE OFRICE IN A NOTE BETT NO. 2 16 7. THE RESERVED AND

An ordinance authorizing the sale of horses.

BE IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That one bay mare about thirteen hands high, and one bay mare about fourteen hands high, formerly used in the Water Department, and one black mare, formerly used in the Street Department, are unfit and unnecessary for the use of said City, and the best interests of said City require the sale of said horses.

Section 2. That the Board of Public Works of said City is hereby authorized and instructed to cause the said horses to be sold at public auction, to the highest bidder for eash, in the manner and after notice required by law.

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The following Report of the Street Committee in the matter of closing certain streets and alleys in University Heights, is read and on motion adopted, viz:

San Diego, California, September 29th, 1905.

To thee Honorable Common Council, of the City of San Diego, California.

Gentlemen:-

The Street Committee, to whom was referred Resolutions of Intention to close up certain streets and alleys in University Heights, the majority of which streets and alleys run through property owned by the College Hill Land Association, after having carefully considered said matter, believe that the best interests of the City will be served by the closing up of said streets and alleys.

WE THEREFORE recommend the adoption of the accompanying Resolutions of Instnetion.

WE-THEREFORE recommend the adoptions of the accompanying Resolutions of Inetnetion.

A.P. Johnson, Jr., Chas. Kelly,

L.A. Creelman, Committee.

Thereupon a Resolution of Intention to close the alley in Block 135 in University Heights, is read and on motion of Councilman Kelly adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN:-Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION PROMOTE AND A SECOND OF

To order the closing up of the alley in Block One Hundred and Thirty-five in University
Heights, in the City of San Diego, California.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation, in the County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said Block One Hundred and Thirty-five in University Heights, in the City of San Diego, California.

. That it is not deemed necessary that cany land be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of almos hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

running thence north along the west boundary line of said block one hundred and thirtyfive to the north-west corner of said block; thence east along the north boundary line of
said block one hundred and thirty-five to the north-east corner of said block; thence
south-easterly and thence south-westerly following the east boundary line of Block one
Hundred and Thirty-five to the south-east corner of said Block One hundred and Thirty-five
to the south-east corner of said Block One Hundred and Thirty-five; thence west along the
south boundary of Block One Hundred and Thirty-five to the place of beginning.

All of said block and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

The said University Heights being an addition in the City of San Diego, California, known as "University Heights", according to the map thereof filed in the office of the County of San Diego, State of California, on the 6th day of August, 1888

That the San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated

as the newspaper in which the Street Superintendent of said City shall cause to be published in the menner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this Resolution to be posted in the menner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the menner required by law.

A Resolution of Intention to close up the alley in Block Ninety-five in University Heights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit: AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

To order the closing up of the alley in Block Ninety-five in University Heights, in the City of San Diego, California.

RES EVED, by the Common Council of the City of San Diego, a municipal corporation, in the County of San Diego, State of California, that the Common Council of the said City of San Diego deeming it to be required by the public interest and convenience hereby declares its intention to order the following streets work to be done in said City, to-wit:

The closing up of the alley in said Block Ninety-five, in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

Commencing at the north-east corner of said block ninety-five; thence running south along the east line of said block ninety-five to the south-east corner thereof; thence running north-westerly along the south-west line of the easterly half of said block ninety five to the center line of the alley in said block ninety-five; thence running south-westerly along the south-east line of the westerly half of said block ninety-five to the south-west corner thereof; thence running north along the west line of said block ninety-five to the north-west corner thereof; thence running easterly along the north line of said block ninety-five to the place of beginning.

All of said lots, blocks and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights", according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1885.

That the San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention,

this Resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close up the alley in Block Ninety-four, in University Heights, is read and on motion of Councilman Blockman adopted by the following vote, to-wit:

AYES --- COUNCILMEN: -Thorpe; Blochman; Kelly, McNeill, Creelman, Reynolds; Goldkamp; and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

TO RESOLUTION OF INTENTION OF A DESCRIPTION OF A SECOND OF THE PROPERTY.

To order the closing up of the alley in Block Ninety-four, in University Heights, in the city of San Diego, California, the contract of the co

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

the City of San Diego, California.

That it is not deemed necessary that any lend be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay-the damages, costs and expenses thereof, are described as follows, to-wit:

Commencing at the north corner of said block ninety-four; thence running south along the east line of said block ninety-four to a point where the said east line of said block ninety-four; thence running south-westerly to the south-east line of said block ninety-four; thence running north-westerly along the south-west line of said block ninety-four to the west corner thereof; thence running north-easterly along the north-west line of said block ninety-four to the place of beginning.

County of SanaDiego, State of California. Some and the control of the control of

known as "University Heights", according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

That the San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the City of San Diego, be and it is hereby designated as the newspaper in which the Street-Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

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A Resolution of Intention to close up the alley in Block Ninety-three, in University Heights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit: AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

to order the closing up of the alley in Block Ninety-three, in University Heights, in the City of San Diego, California.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said block ninety-three, in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the said district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement, and to be assed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

Commencing at the east corner of said block ninety-three; thence running south-west along the south-east line of said block ninety-three to the south corner thereof; thence running north-westerly along the south-west line of said block ninety-three to the west corner thereof; thence running north-easterly and easterly along the north-west and north line of said block ninety-three to the place of beginning.

All of said lots, blocks and exterior boundaries being in the City of San Diego, County of San Diego; State of California.

The said University Heights being an-Addition in the City of San Diego, California, known as "University Heights", according to the official map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close up that portion of an unnamed street between blocks 93 and 94, University Heights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz.

RESOLUTION No.2394.

RESOLUTION DECLARING INTENTION.

To order the closing up of that portions of an unnamed street between blocks ninety-three and ninety-four, in University Heights, in the City of San Diego, California.

RESOLVED, By the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of that portion of an unnamed street, known as New Jersey avenue, lying between blocks ninety-three and ninety-four, in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up said portion of said unnamed street.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

Commencing at the south corner of said block ninety-three; thence running north-westerly along the south-west line of said block ninety three to the south-east line of the alley running through said block ninety-three; thence running north-easterly along the south-east line of said alley to the north line of said block ninety-three; thence running easterly along the south line of Meade street to the west line of the alley in block ninety-five, in said University Heights; thence running south along the said west line of said alley to the south line of lot three in said block ninety-five; thence running west to the south-west corner of said lot three; thence running south-westerly to a point where the west line of Delaware street intersects the north-west line of the alley in said block ninety-four; thence running south-westerly along the said north-west line of said alley to the north-east line of Buchanan avenue; thence running north-westerly to the place of beginning; except the public streets contained therein.

All of said lots, block and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

The said University Heights being an Addition in the City of San Dieg, California, known as "University Heights" according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

The San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

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A Resolution of Intention to close the alley in block 37, University Heights, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES----NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No. 2395.

To order the closing up of the alley in block Thirty-seven in University Heights, in the City of San Diego, California.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said block thirty-seven in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs, and expenses thereof, are described as follows, to-wit:

Commencing at the north-east corner of said block number thirty-seven, thence running south along the east line of said block thirty-seven to the south-east corner thereof; thence running west along the south line of said block thirty seven to the south-west corner thereof; thence running north along the west line of said block thirty-seven to the north-west corner thereof; thence running east along the said north line of said block thirty seven to the place of beginning.

All of said lots, blocks and exterior boundaries being in the City of San Diego, State of California.

The said University Heights being an Addition in the Cityrof San Diego, California, known as "University Heights", according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close the alley in block 38, University Heights, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

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AYES---COUNCILMEN: -Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adoPted is as follows, viz:

RESOLUTION OF INTENTION No. 2396.

City-of San Diego, California.

RESOLVED, By the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said Block Thirty-eight in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

south along the east line of said block thirty-eight to the south-east corner thereof; thence running west along the south line of block thirty-eight to the south-west corner thereof; thence running north along the west line of said block thirty-eight to the north-west corner thereof; thence running north along the west line of said block thirty-eight to the north-west corner thereof; thence running east along the said north line of said block thirty-eight to the place of beginning.

County of San Diego, State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights", according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close the alley in block 36, University Heights, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

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ABSENT-COUNCILMAN:-Johnson.o

no come Said Resolution as adopted is as follows, viz: 1000 to the contract of the contract of

RESOLUTION OF INTENTION NO. 2897. MAN ...

To order the closing up of the alley in Block Thirty-six in University Heights, in the City of San Diego, California.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation, in the County of San Diego, State of California, that the Common Council of the said City of San Diego deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said block thirty-six in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior

Boundaries of the district of lands hereby declared to be affected and benefited by said

work and improvement and to be assessed to pay the damages, costs and expenses thereof,

are described as follows, to-wit:

commencing at the north-east corner of said block number thirty-six, thence running south along the east line of said block thirty-six to the south-east corner thereof; thence running west along the south line of said block thirty-six to the south-west corner thereof; thence running north along the west line of said block thirty-six to the north-west corner of lot fifteen in said block thirty-six; thence running in a northerly direction along the north-west line of said block thirty-six to the north-west corner of lot one of said block thirty-six; thence running east along the north line of said block thirty-six to the place of beginning.

All of said lots, blocks and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights", according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1886.

That the San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

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A Resolution of Intention to close up the alley in block 39, University dHeights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

N CES---NOME.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No.2398.

To order the closing up of the alley in block Thirty-nine in University Heights, in the City of San Diego, California.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of

San Diego deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said Block Thirty-nine in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damges, costs and expenses thereof, are described as follows, to-wit:

Commencing at the north-east corner of said block number thirty-nine, thence running south along the east line of said block thirty-nine to the south-east corner thereof; thence running west along the south line of said block thirty-nine to the south-west corner thereof; thence running north along the west line of said block thirty-nine to the north-west corner thereof; thence running east along the said north line of said block thirty-nine to the place of beginning.

All of said lots, blocks and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights", according to the map there f filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close up the alley in Block 40, University Heights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No. 2399.

To order the closing up of the alley in Block Forty in University Heights, in the City of San Diego, California.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said Block Forty, in University Heights, in the City of San Diego, California.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs, and expenses thereof, are described as follows, to-wit:

Commencing at the north-east corner of said block number forty, thence running south along the east line of said block forty to the south-east corner thereof; thence running west along the south line of said block forty to the south-west corner thereof; thence running north along the west line of said block forty to the north-west corner thereof; thence running east along the said north line of said block forty to the place of beginning.

All of said lots, blocks and exterior boundaries being in the City of San Diego,
County of San Diego, State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights", according to the map thereofofiled in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

That the Sen Diego Union and Daily Bee, a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close up the alley in block 41, University Heights, is read and on motion of Councilman McNeill adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No. 2400.

To order the closing up of the alley in Block Forty-one in University Heights, in the City of San Diego, California.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation, in the County of San Diego, State of California, that the Common Council of said City of San Diego, deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said Block Forty-one, in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

Commencing at the north-east corner of said block forty-one thence running south along the east line of said block forty-one to the south-east corner thereof; thence running west along the south line of said block forty-one to the south-west corner thereof; thence running north along the west line of said block forty-one to the north-west corner of said Block; thence running east along the north line of said block forty-one to the place of beginning.

All of said lots, blocks and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights," according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close up the alley in block 82, University Heights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson. -

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No. 2401.

To order the closing up of the alley in Block Eighty-two in University Heights, in the City of San Diego California.

RESOLVED, By the Common Council of the City of San Diego, a municipal corporation in the City of San Diego, County of San Diego, State of California, that the Common Council of the said City of San Diego deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said Block Eighty-two, in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

commencing at the north-east corner of said block number eighty-two, thence running south along the east line of said block eighty-two to the south-east corner thereof; thence running west along the south line of said Block eighty-two to the south-west corner thereof;

thereof; thence running east along the said north line of said block eighty-two to the north-west corner thereof; thence running east along the said north line of said block eighty-two to the place of beginning.

All of said lots, block and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights", according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close the alley in Block 83, University Heights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

Said Resolution as adopted is as follows, viz:

ABSENT-COUNCILMAN: -Johnson.

RESOLUTION OF INTENTION No. 2402

To order the closing up of the alley in Block Eighty-three in University Heights, in the City of San Diego, California.

RESOLVED, By the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said block eighty-three in University Heights, inothe City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

commencing at the north-east corner of said block number eighty-three, thence running south along the east line of said block eighty-three to the south-east corner thereof; thence running west along the south line of said block eighty-three to the south-west corner thereof; thence running north along the west line of said block eighty-three to the north-west corner thereof; thence running east along the said north line of said block eighty-three to the place of beginning.

All of said lots, blocks and exterior boundaries being in the City of San Diego,

County of San Diego , State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights", according to the map thereof, filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

That the San Diego Union and Daily Bee a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close up the alley in Block 85, University Heights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:
AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No. 2403.

To order the closing up of the alley in Block Eighty-five and one-half, in University Heights in the City of San Diego, California.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said block eighty-five and one-half, in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the said district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement, and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

Commencing at the east corner of said block eighty-five and one-half; thence running south-westerly along the south-east line of said block eighty-five end one half to the south corner thereof; thence running north along the west line of said block eighty-five and one-half to the north-west corner thereof; thence running east along the north line of said block eighty-five and one-half to the place of beginning.

County of San Diego, State of California, County of San Diego,

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights", according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated,

and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City-shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close the alley in Block 85, University Heights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

N CES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No.2404

To order the closing up of the alley in Block Eighty-five in University Heights, in the City of San Diego, California.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said Block Eighty-five, in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

Commencing at the north-east corner of said block eighty-five; thence running south along the east line of said block eighty-five to the south-east line of said block eighty-five; thence running south-west along the south-east line of said block eighty-five to the south corner thereof; thence running north along the west line of said block eighty-five to the north-west corner thereof; thence running east along the north line of said block eighty-five to the place of beginning.

All of said lots, blocks and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights," according to the map thereof filed in the office of the County Recorder of the County of San Diego, States of California, on the 6th day of August, 1888.

and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage

of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close the alley in Block 86, University Heights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

ABSENT-COUNCILMAN: -Johnson.

NOES---NONE.

Said Resolution as adopted is as follows, viz:

RES LUTION OF INTENTION No.2405

To order the closing up of the alley in Block Eighty-six, in University Heights, in the City of San Diego, California.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said Block Eighty-six, in UniveRsity Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

Commencing at the north-east corner of said block eighty-six; thence running south along the east line of said block eighty-six to the south-east corner thereof; thence running northwesterly along the south-westerly line of said block eighty-six to the south-west corner thereof; thence running north along the west line of said block eighty-six to the north-west corner thereof; thence running east along the north line of said block eighty-six to the place of beginning.

All of said lots, blocks and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights", according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close the alley in block 87, University Heights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

ABSENT-COUNCILMAN: -Johnson: The Liberton Long to the soft of the control of the

Said Resolution as adoptednis as follows, viz: The Deland Tollows and the RESOLUTION OF INTENTION No. 2406 The Ferrita But Street Left.

To order the closing up of the alley in Block Eighty-seven, in University. Heights, in the City of San Diego, California.

RESCLVED, By the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said block eighty-seven in University Heights, in the City of San Diego, California.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

Commencing at the north-east corner of said block eighty-seven, thence running south along the east line of said block eighty-seven to the south-east corner thereof; thence running west along the south line of said block eighty-seven to the south-west corner thereof; thence running north along the west line of said block eighty-seven to the north-west corner thereof; thence running east along the said north line of said block eighty-seven to the place of beginning.

County of San Diego, State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights", according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

And on motion of Councilman Blochman adopted by the following vote, to-wit:

NOES---NONE.
ABSENT-COUNCILMAN:-Johnson

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No. 2407

To order the closing up of the alley in Block Eighty-eight, in University Heights, in the City of San Diego, California.

RESOLVED, By the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego deeming it to be required by the public interest and convenience, hereby declares its intention to order the following street work to be done in said City, to-wit:

the City of San Diego, California or or or to the received of the received of

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district thereby established and the exterior boundaries of the district of lands hereby declared to be effected and benefited by said work and improvement and to be assessed to pay the demages, costs and expenses thereof, are described as follows, to-wit:

commencing at the north-east corner of said block number eighty-eight, thence running south along the east line of said block eighty-eight to the south-east corner thereof; thence running west along the south line of said block eighty-eight to the south-west corner thereof; thence running north along the west line of said block eighty-eight to the north-west corner thereof; thence running east along the said north line of said block eighty-eight to the forth-eight to the place of beginning.

County of San Diego, State of California.

Said block eighty-eight and said alley being according to a map of University Heightss made by G.A. d'Hemecourt, C.E. filed in the office of the Recorder of San Diego County, California, on the 18th day of February, 1904, as a part of a lis pendens in the case of the College Hill Land Association of the City of San Diego, accorporation, plaintiff, vs. The City of San Diego, a municipal corporation, defendant.

The reference hereby made to said map is merely made for the purpose of describing the alley petitioned to be closed and aforesaid district and is not to be considered as an acknowledgement or recognition of said map for any other purposes, or that the said alley has ever been legally laid out or dedicated as such by said map or otherwise, or that said map was ever legally made or filed.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

read and on motion of Councilman Blochman adopted by the following vote, to-wit:

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AYES---C QUNCILMEN:-Thorpe, Blockman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No. 2408

To order the closing up of the alley in block Eighty-nine in University Heights, in the City of San Diego, California.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego, deeming it to be required by the public interest and convenience hereby declares its Intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said block eighty-nine, in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

commencing at the north-east corner of said block number eighty-nine, thence running south along the east line of said block eighty-nine to the south-east corner thereof; thence running west along the south line of said block eighty-nine to the south-west corner thereof; thence running north along the west line of said block eighty-nine to the north-west corner thereof; thence running east along the said morth line of said block eighty-nine to the place of beginning.

All of said lots, blocks and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

Said block eighty-nine and said alley being according to a map of University Heights made by G.A. d'Hemecour, C.E., filed in the office of the Recorder of San Diego County, California, on the 18th day of February, 1904, as a part of a lis pendens in the case of the College Hill Land Association of the City of San Diego, a corporation, plaintiff, vs. The City of San Diego, a municipal corporation, defendant.

The reference hereby made to said map is merely made for the purpose of describing the alley petitioned to be closed and aforesaid district and it is not considered as an acknowledgement or recognition of said map for any other purpose or that said alley has ever been legally laid out or dedicated as such by said map or otherwise, or that said map was ever legally made or filed.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

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A Resolution of Intention to close the alley in block 90, University Heights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.
NOES---NONE.

ABSENT-COUNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No. 2409.

To order the closing up of the alley in Block Ninety, in University Heights, in the City of San Diego, California.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said Block Ninety, in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district herebydestablished and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

Commencing at the north-east corner of said block number ninety, thence running south along the east line of said block ninety to the south-east corner thereof; thence running west along the south line of said block ninety to the south-west corner thereof; thence running north along the west line of said block ninety to the north-west corner thereof; thence running east along the said north line of said block ninety to the place of beginning.

All of said lots, blocks and exterior boundaries being in the City of San Diego, County of San Dieg, State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights", according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated, and of general circulation, in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the menner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close the alley in block 91, University Heights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE
ABSENT-COUNCILMAN:-Johnson.

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Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No. 2411

To order the closing up of the calley in Block Ninety-one, in University Heights, in the City San Diego, California.

RESOLVED, By the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in said Block Ninety-one, in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district hereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

Commencing at the north-east corner of said block ninety-one; thence running south along the east line of said block ninety-one to the south-east corner thereof; thence running west along the south line of said block ninety-one to the south-west corner thereof; thence running north along the west line of said block ninety-one to the north-west corner thereof; thence running south-easterly along the north-easterly line of said block ninety-one to the place of beginning.

All of said lots, blocks and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights", according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California on the 6th day of August, 1888.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated, and of general circulation in the said City of San Diego, be end it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

A Resolution of Intention to close the alley in block 84, University Heights, is read and on motion of Councilman Blochman adopted by the following vote, to-wit:
AYES---COUNCILMEN:-Thorpe, Blochman, Kelly, McNeill, Creelman, Reynolds, Goldkamp, and Osborn.

NOES---NONE.

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ABSENT-C UNCILMAN: -Johnson.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION No.2412.

To order the closing up of the alley in Block Eighty-four, in University Heights, in the City of San Diego, California.

RESOLVED, by the Common Council of the City of San Diego, a municipal corporation in the County of San Diego, State of California, that the Common Council of the said City of San Diego deeming it to be required by the public interest and convenience hereby declares its intention to order the following street work to be done in said City, to-wit:

The closing up of the alley in block Eighty-four, in University Heights, in the City of San Diego, California.

That it is not deemed necessary that any land be taken in closing up the said alley.

That the exterior boundaries of the district thereby established and the exterior boundaries of the district of lands hereby declared to be affected and benefited by said work and improvement and to be assessed to pay the damages, costs and expenses thereof, are described as follows, to-wit:

Commencing at the north corner of said block eighty-four; thence running south along the east line of said block eighty-four to the south-east corner thereof; thence running in a south-westerly direction along the south-east line of said block eighty-four to the south corner thereof; thence running north-westerly along the south-west line of said block eighty-four to the east line of Massachusetts street, thence running north to the north-west line of said block eighty-four to the north-west corner thereof; thence running north-easterly along the north-west line of said block eighty-four to the place of beginning.

All of said lots, block and exterior boundaries being in the City of San Diego, County of San Diego, State of California.

The said University Heights being an Addition in the City of San Diego, California, known as "University Heights", according to the map thereof filed in the office of the County Recorder of the County of San Diego, State of California, on the 6th day of August, 1888.

The San Diego Union and Daily Bee, a daily newspaper published and circulated, and of general circulation in the said City of San Diego, be and it is hereby designated as the newspaper in which the Street Superintendent of said City shall cause to be published, in the manner and form required by law, notice of the passage of this Resolution of Intention, and the said Street Superintendent is hereby directed to cause notices of the passage of this resolution to be posted in the manner and form required by law, and to cause a notice similar in substance to be published in said newspaper for a period of ten days in the manner required by law.

The minutes of Regular Meeting of October 2nd, 1905, continued in Record Book No. 2	Tue	minutes	OI	kegu Lar	Meeting	OL	october	and, 1905, continued	\mathbf{n}	Record	BOOK	NO.	22.
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County of San Diego.)

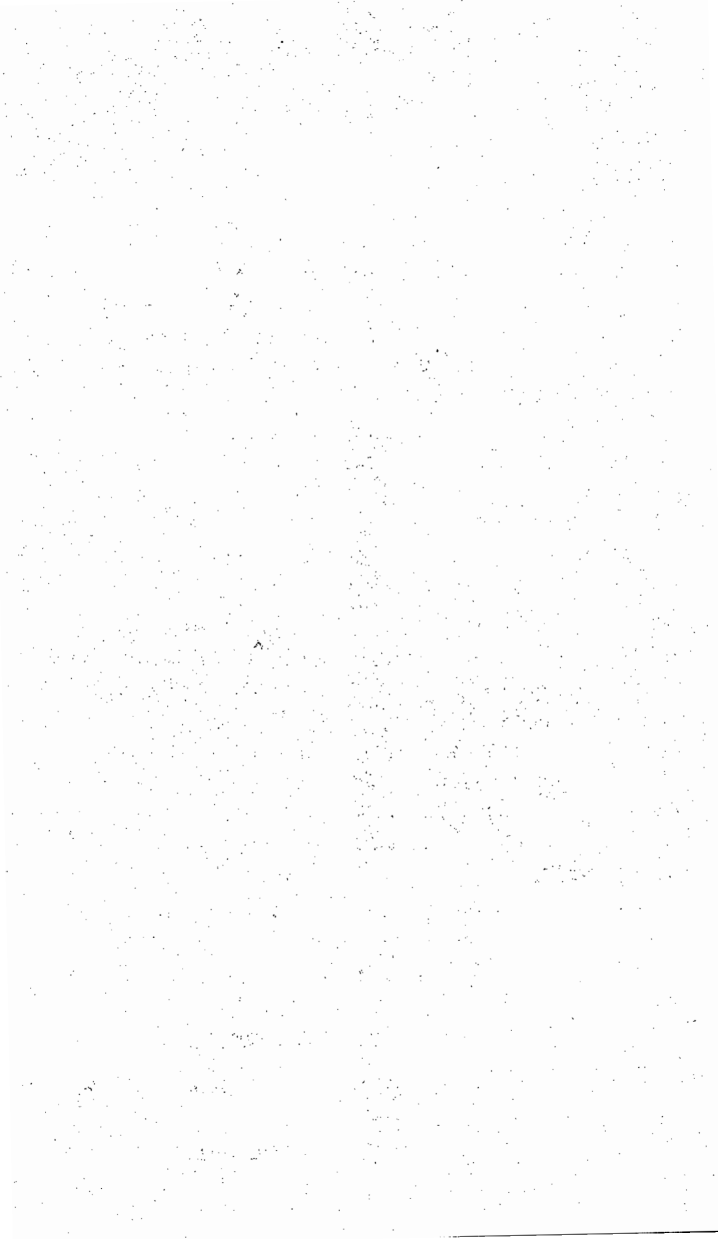
J.T. Butler being first duly sworn deposes and says, that he is a citizen of the United States, over twenty-one years of age; that at the City of San Diego, in the County of San Diego, aforesaid, on the 15th day of June, 1905, he deposited in the United States Post Office in said City of San Diego, a copy of the foregoing notice to each of the following named persons, addressed in manner and form hereinafter stated, namely, to E.C. Thorpe, La Jolla, California, also, to J.B. Osborn, number 2139 First street, San Diego, which said notices were duly enclosed and directed, aforesaid, and properly and sufficiently stamped; and also delivered a copy and filed also on the 16th day of June, 1905, at about 9:00 o'clock in the forenoon of said day, at the City of San Diego, aforesaid, a copy of the foregoing notice to the following persons, namely, Councilman L. A. Blochman, Councilman Charles Kelly, Councilman George McNeill Councilman L. A. Creelman, Councilman A.P. Johnson, Jr., and Councilman F.J. Goldkamp.

I also on said 16th day of June,1905, at the City of San Diego, left a copy of said notice at number 823 Twenty-second street, which is the place of residence of the said Jay N. Reynolds and personally left a copy of said notice at the residence of said J.B. Osborn at 2139 First street in said City; that neither the said E.C. Thorpe or J.B. Osborn are within the City as the affiant is informed and claimed, and affiant after due diligence was unable to find said Jay N. Reynolds.

J	T_{\perp}	BU	${ m TI}$	LER

Subscribed and sworn to before me this 16thday of June, 1905.

Edwin A Wells Notary Public.



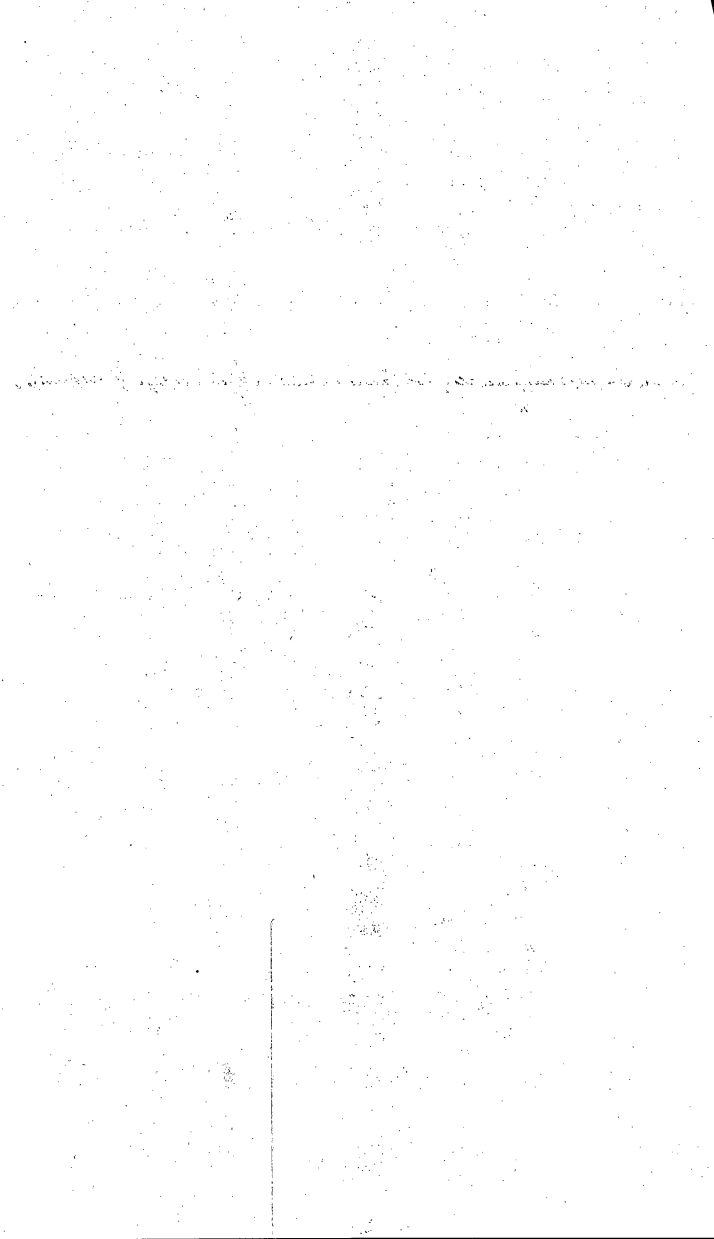
State of California,)
County of San Diego.)

Percy L. Day, being first duly sworn says, he is a citizen of the United States, over twenty-one years of age; that on the 16th day of June, 1905, he delivered a copy of the foregoing notice at the residence of E.C. Thorpe, at La Jolla, in the said to the said form the said form the said form the said form of San Diego, and after due diligence he was unable to find the said E.C. Thorpe.

PERCY	L	DAY	The state of the

Subscribed and sworn to before me this 16th day of June 1905.

Edwin A. Wells. Notary Public.



City Oliver DEPARTMENT account General Municipal election april 4

PAY ROLL, MONTH OF

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Date and Time Employed.

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Exhibit a J.L.S.

STATE OF CALIFORNIA, County of San Diego, City of San Diego. H.W. Vincent City Clerk of the City of San Diego, California; that the within and foregoing Pay Roll and Account is a correct, legal, and true claim against the City of San Diego for the full amount for which the same is presented, to-wit: the sum of Iwo Hundred Sixty-two and the items of services therein contained were rendered and furnished to said city; that the said account accrued as set forth therein is due, and no part of the same has been paid. HW Vincent Subscribed and sworn to before me, this April 1-1905 day of Was R Titus Auditor Daniel Potter Deputy a Correct Copy

B. J. Edmonde

hity auditor

VINITO	al Fund
No. Claim 9.116	6789 No. Warrant 679.4

PAY	ROLI	1

Election	Department
Month of Wch	190.5.
Amount, \$ 262 25	
Filed apr. 1 - 1903	5190
Approved	

Allowed and ordered paid by Auditing Committee April 3 rd 1905190.....

For \$. 2.6.2. 273

Frank P. Frary
Chairman Auditing Committee.

+ Q Titue

Secretary Auditing Committee.

(COPY)

MAYOR: What is your name?

Ans. H. E. Korns.

You were employed in the City Clerk's office during the month of March, or about that time?

Ans. This last election, March, 1905.

What was the amount you were paid when your services were done?

Ans: \$75.00.

What was the amount due you for the work you rendered?

Ans: \$70.00.

Why were you paid more money and how was it done?

Ans: I was allowed two days extra time.

And you were paid the extra five dollars?

Ans: Yes.

What did you do with the money?

Ans: I gave the extra five dollars to Mr. Vincent.

Have you had any conversation with Mr. Vincent since that time in regard to the money?

Ans: No, sir.

Do you know what disposition was made of the money?

Ans: I.do not know.

What did Mr. Vincent say at that time he received the five dollars from you?

Ans: Nothing at the time he received it. He made no explanation whatever.

WELLS. Did you have any conversation with any one about drawing \$75.00 instead of \$70.00 before you received the money?

Ans: Well, no one except Mr. Vincent, that is I did not know at the time what I was to get, for I had not figured it up.

What was said by him respecting your getting \$75.00?

Ans: Why he said that he would add two days extra time or five dollars to my time.

Did he say anything more?

Ans: He said it was on account of a bill that had not been allowed.

You knew at the time that the two days extra time had not been done, that the work had not been done?

Ans: Yes.

It was just an arrangement between you and Mr. Vincent to provide him with five dollars for the bill that had been disallowed?

Ans: Yes, if I understand the question.

You mean to state that he arranged with you to get this five dollars?

Ans: Yes.

We found that you were paid for two days extra time?

Ans: Yes sir.

MAYOR: How many others, Mr. Korns, had the same arrangement?

Ans: I do not know.

Were there any other people present in the office at the time you handed the \$5.00 back to Mr. Vincent?

Ans: Yes, there were others in the office. Mr. Bartlett and I think Mr. Day, I do not know the other gentleman's name.

WELLS: Do you think they knew of the arrangement between you and Mr. Vincent? Do you know of any one else that had such an arrangement with him? Does any one else, as far as you know know anything about this arrangement between you and Mr. Vincent?

Ans: No sir, not that I am positive of.

Do you know anything else that relates to this matter that you have not stated?

Ans: I do not think so, though there might be.

H. E. KORNS

Edwin A. Wells, Witness to signature.

WELLS.

- Q. What is your name?
- A. F. G. Goldman.
- Q. You were employed in the City Clerk's office during the month of March, 1905?
- A. The last work I done was in March.
- Q. You remember the amount paid you?
- A. I said that I would not be sure, but think it was \$37.50, but wouldnot be real sure.
- Q. Whatever the amount was, it was five dollars more paid you than was due you?
- A. I presume so.
- Q. You understood it to be so at the time, you understood that you were allowed two days extra time, and that you had not rendered services for two days extra time?
- A. I. did.
- Q. Did you have any conversation with any one about the allowance of that extra time?
- A. I did not, except with Mr. Vincent.
- Q. Please state what Mr. Vincent said to you about it?
- A. I think I should rather consult some one else before I say anything else.

MAYOR.

Best to state the facts.

- A. He simply said that there had been a bill of his held up and that he did this simply to cover the amount of that bill. That was all. That is the way I understood. I did not know the amount of the bill, nor what it was.
- Q. And with that understanding you consented that the extra allowance be made to you?
- A. I never said anything, but just let it go at that.

- Q. What did you do with the extra allowance, give it to Mr. Vincent?
- A. I did.
- Q. Was there any one else except you and Mr. Vincent cognizant of this arrangement?
- A. None that I know of.
- Q. Was any one present at the time the extra money was paid to Mr. Vincent?
- A. There was not. There were others in the room, but they did not know anything about it.
- Q. Do you know of any others having similar arrangements?
- A. I did not know of any.
- Q. Are there any other facts relating to this matter that you know of, but have not stated?
- A. I know nothing about it any further.
- Q. What was the amount overpaid you?
- A. Five dollars.

F. G. Goldman

Edwin A. Wells, Witness signature.

Mr. Wells.

- Q. What is your name?
- A. S. A. May.
- Q. You were employed by the City during the month of March, 1905, it was at the last election?
- A. I think it was in March. I quit my other place in February.
- Q. In what department?
- A. As stenographer, under Mr. Vincent, the City Clerk. I also folded and addressed sample ballots, also did correspondence for his lodge work.
- Q. How much was due you for your services for the month of March?
- A. Twenty dollars.
- Q. Did any one prepare a voucher for you for that month?
- A. Yes Sir. It was signed by Mr. Day.
- Q. How much was it for?
- A. For twenty-five dollars.
- Q. Did any one say anything to you about the amount of it.
- A. Mr. Vincent did.
- Q. What did he say?
- A. He said that I am going to add two days to your time.

 He said that there was a twenty-five dollar bill that

 was coming to him and that Mr. Doolittle the City Attorney

 did not approve, and he wanted to make it up, and that

 five had agreed to make it up. Mr. Korns, Mrs. Goldman,

 Mr. Matot, but I do not remember the fourth, and myself,

 the fifth.
- Q. Did he say anything else?
- A. He said I am going to add this extra to your time, and when you get your money you can give me the five dollars.

- Q. Did he talk openly to you about this, or whispered to you.
- A. He spoke privately, came up to me in a private manner and spoke in a low tone, so my brother stopped typewriting and listened to what he said.
- Q. Did he speak in a confidential manner?
- A. I do not remember. My brother and myself were in the room together.
- Q. What did you reply?
- A. I didnot say much of anything. He did all the talking and said what he was going to do. And after I started away I began to realize what he said to me, and thought it over. In the evening at the supper table, when brother came home, I talked it over with him. I told my brother when I got my warrant I was going to take it back.
- Q. Did you receive the warrant after that?
- A. Yes, I did, in a few days.
- Q. How much was the warrant for?
- A. Twenty-five dollars.
- Q. What did you do with the warrant?
- A. The following day I brought it back to Mr. Vincent. I just told him that I did not care to sign it for twenty-five dollars.
- Q. What did he then say?
- A. He just said all right, and got a new warrant and made out a new one for twenty dollars, and tore up the old one.
- Q. Do you know anything more than you have stated regarding this transaction.
- A. I do not, except that Mr. Day came to see me about it a few days after the twenty dollar warrant was issued and delivered to me.
- Q. What did Mr. Day say?
- A. I do not know the exact words, but the gist of what he

said was that he had got himself in trouble, and wanted to know if I would not make a statement about the warrant that was issued to me for twenty-five dollars, and that I returned it. He said that when he took the office that he went in under oath to make such warrants out correctly and keep the time correctly. He by said that he was told Mr. Vincent to raise each of the warrants and add two days to each warrant, and that if he had not done it he would have lost his position. He said that he had been to see Mr. Doolittle, and that he (Mr. Day) wanted us (my brother and I) to make a statement of the facts of the case regarding the warrants. They (Mr. Day and Mr. Doolittle) wanted to see Mr. Vincent privately and read over these statements and have him refund the money.

- Q. What did you tell him?
- A. I told him that I did not care to do anything in the matter, but for him to see my brother and whatever he said I would do. I felt that I had done what was right in the matter, because I had brought the warrant back and refused to take it.

Sophie A. May

Edwin A. Wells

Witness to signature.

Mr. Wells.

- Q. Please state your name?
- A. Percy L. Day.
- Q. You were in the employ of the City clerk during the month of March, 1905?
- A. I was.
- Q. Do you know of any persons who received vouchers during that month for more money than was due them for services rendered to the City, who were employed by the City Clerk?
- A. Yes I do.
- Q. State the names of the persons who received such vouchers.
- A. H. E. Korns received a voucher for \$75.00.
- Q. How much was due H. E. Korns?
- A. \$70.00.
- Q. State another person?
- A. Mrs. F. G. Goldman received a voucher for \$37.50, she was entitled to \$32.50.
 - Mr. E. L. Matot received a voucher for, -- I am pretty positive I made out his voucher for \$57.50. He was entitled to \$52.50.
 - Mis Sophia A. May received a voucher from me for \$25.00. She was entitled to \$20.00.
- Q. Why were these vouchers made for more than persons were entitled to receive?
- A. Those were my instructions to make them so.
- Q. Who gave you such instructions?
- A. Mr. Vincent, City Clerk.
- Q. Did you have any conversation with him about the matter?
- A. I cannot say that I had any particular conversation with him. He made some remarks to me as to why it was done.

- Q. State the remarks he made as fully as you can?
- As near as I can remember his remarks were that he was raising the vouchers of three of these parties five dollars each, which was to be returned to him for the purpose of paying a bill previously contracted for the City, and which had been held up by the Auditing Committee, and that he intended to pay this bill, amounting to fifteen dollars, with this money received from these three persons.
- Q. Did he say anything to you about the other two persons, what was to be done with what they were to receive?
- A. He did not.
- Q. He did not make any explanation as to why their vouchers were raised?
- A. Nothing whatever.
- Q. Did you know for what this bill, referred to, had been contracted?
- A. No.
- Q. Did you make any reply to the remarks you say Mr. Vincent made?
- A. No Sir. That is, I will correct that to this extent.

 If I made any remarks they were simply as to the details of how this time should be raised.
- Q. Had similar transactions like this taken place before?
- A. Not to my knowledge.
- Q. Never knew of any vouchers being raised?
- A. No. I never heard of any.
- Q. Do you know anything further relating to this transaction not stated?
- A. Well, I might state that Mr. Korns, in the presence of the Clerk's force, threw down five dollars on the desk to Mr. Vincent.

- Q. Did Mr. Vincent pick up the money?
- A. I did not want to make positive statement that he picked it up, but it is my impression that he did.
- Q. Did Mr. Korns make any remark at the time?
- A. Not that I heard. I was not in a position to hear any remark made.
- Q. Did you ever have any conversation with any one else except Mr. Vincent about this matter?
- A. Yes.
- Q. Whom?
- A. Miss Sophie May's brother.
- Q. Who else?
- A. Mr. Butler.
- Q. Who else besides these you name?
- A. Mr. Doolittle, City Attorney.
- Q. What was said between you and Mr. Doolittle?
- A. I asked Mr. Doolittle-- called on him in his office, and asked his advice, after giving him the details mentioned, as to what I should do. I felt as though I was not in the right position in the matter, as I had been guilty of misconduct, but that mylactions were done under instructions from the Clerk, and I simply asked his advice in the matter. Well he thought the matter over some, and finally said the money should be paid back into the city Treasury, and that he advised me to confer with Sophie May and her brother and get them to make a sworn statement of the facts in the case. I think that is about all I remember of the conversation I had with Mr. Doolittle at that time.
- Q. Do you recollect if the bill you referred to as having been disallowed, was talked about between you and Mr. Doolittle?
- A. I believe it was mentioned. Yes Sir.
- Q. What was said about it?

- A. If I remember correctly Mr. Doolittle said that it was his opinion that the bill referred to was a bill contracted with either the Diamond Carriage Company or Levi's Stables, it was with one or the other of these places, for the use of carriages at Mr. Goldman's funeral. I think that was all that was said about that.
- Q. Did you remonstrate with Mr. Vincent at the time he asked you to raise these vouchers?
- A. No, I did not.
- Q. Why did you not?
- A. Because I believed that acting under the instructions of the City Clerk, it was not my business to question his authority or any instructions which he might give me as to my duties in the office.
- Q. Is there anything further which you wish to state regarding this matter.
- A. Referring to the voucher of Miss May, I wish to say that Miss May returned the \$25.00 voucher to Mr. Vincent soon after it was received, and asked that a new one be made out for \$20.00. Mr. Vincent came to my desk and asked for a blank voucher, which he made out and gave to Miss May. That is as far as I have any knowledge of the matter.
- Q. Have you the sheets on which the time was kept. If so please produce them.
- A. I have them and will bring them here.
- Q. Are these the original sheets on which the time is kept for the month of March, 1905?
- A. Yes.
- Q. How does it happen that they are torn out of the book?
- A. They were torn out of the book for the reason that the book belonged to Mr. Clark, and I did not want this time sheet, showing the changes in the figures, to be in the

- possession of any one else.
- Q. Is the writing on these two sheets your hand-writing?
- A. Not all of it. No sir.
- Q. Did you make the entry "March 1905, General election, April 4, 1905"?
- A. No, it was by Mr. Clark.
- Q. Did Mr. Clark keep the time of the employees in the Clerk's office prior to when you commenced.
- A. He did the extra employees.
- Q. When did you commence to keep it?
- A. March 11th.
- Q. From then to the end of the month was it your business to keep the time of the people whose names appear on this sheet?
- A. Yes Sir.
- Q. Prior to that time did Mr. Clark keep it?
- A. He did.
- Q. What is the meaning of these words "March 1905, general election, April 4,05".
- A. It is a sort of a heading of the time for the extra employees in the City Clerk's office at the election April, 1905.
- Q. Are the names of the persons appearing under these words the names of the employees working there?
- A. They are.
- Q. And what is the significance of these entries in the squares opposite each of these names?
- A. They simply signify one days' time for each square marked 1
- Q. Does this statement contain the true statement of the actual time that each of these persons work during the month?
- A. It does not.

- Q. In what respect is it not true, taking each one separately, commencing with H. E. Korns.
- A. It is not true, in that it shows that Mr. Korns worked 28 days, and his time was raised to 30 days.
- Q. Can you indicate where the raise was made?
- A. It was raised by adding one-half days' time on four days during the month.

It is not true with respect to the time of Mr. E. I.

Matot, which has been raised by adding four half days.

The same with C. W. Baldwin, raised four half days.

The same with Mrs. F. G. Goldman, raised four half days.

The same with Sophie A. May, raised four half days.

Mr. Wells.

I will mark one of these slips "Exhibit A" for the purpose of identification, and the other "Exhibit B" for the purpose of identification.

The Mayor instructed Mr. Wells to so mark the slips.

Percy L. Day

Edwin A. Wells,

Witness to signature

compared with original by Edwin a Welle and b. Humpireys.

EXHIBIT "F"

No. 5	48 CITY TREASURER'S RECEIPT		Auditor's Duplicate
Recei	ved from City Clerk		•••••
the s	um of Thirty eight & 60.100		Dollars
•	nt of Closing Alley in Pacific Beach .		\$8,65
do	Calhoun Street	. 1	9.95
do	Incidental Source to be Ascertained	(20,00
	Duplicate to City Auditor	Total	\$ 38,60
	(P A I D) (Jun 10 1905) (C. L. Williems,) (City Treasurer)		
			City Treasurer
[4] 3774	DOWEI	L	Deputy

DUPLICATE

EXHIBIT

San Diego, Cal., June 13th, 1905.

Hon. John L. Sehon,

Mayor City of San Diego.

Dear Sir:-

I herewith respectfully present to you my resignation as City Clerk of the City of San Diego, California, the same to take effect at once or at your pleasure.

Very respectfully yours,

H. W. VINCENT.

EXHIBIT "H"

San Diego, California, June 13th, 1905

Mr. H. W. Vincent,
City Clerk of the City of
San Diego, California.

Dear Sir :-

I desire to acknowledge the receipt at 9:15 A.M. this date of your resignation dated June 13th, 1905, as City Clerk of the City of San Diego, California, the same to take effect at once, or at my pleasure; and I hereby at 12:00 o'clock noon accept the said resignation to take effect at once.

You will turn over the matters of public business, records, and property of the office to Mr. J. T. Butler, Deputy City Clerk, who will temporarily assume charge of the office.

Very respectfully,

John L. Sehon,

Mayor of the City of San Diego, California.

EXHIBIT "I"

San Diego, Cal., June 13, 1905.

To the Honorable John L. Sehon,
Mayor of the City of San Diego,
County of San Diego, State of California.

Dear Sir:-

You are hereby notified that that certain instrument in writing purporting to be my resignation as City Clerk of the City of San Diego, signed and handed by me to you this day, is hereby rescinded and recalled and the same is hereby revoked, cancelled and withdrawn.

Realizing that I am innocent of any violation of the law or of any offence or wrongdoing, as a citizen or as an official of the City of San Diego, and also feeling that the instrument purporting to be my resignation signed by me was obtained by you through threats of penal prosecution for alleged and supposed offences which were never committed I feel it unjust to myself and to the honorable Board which appointed me to the office of City Clerk, to allow or permit myself to resign from said office under such circumstances.

H. W. VINCENT, City Clerk of the City of San Diego, County of San Diego, State of California.

EXHIBIT "J"

San Diego, California, June 13th, 1905

Mr. J. T. Butler,
San Diego, Cal.

Dear Sir:-

You are hereby appointed City Clerk of the City of San Diego, California, to fill the vacancy occasioned by the resignation of Harry W. Vincent, who has this day resigned from said office, and whose resignation has been by me accepted.

Very truly yours,

JOHN L. SEHON,
Mayor of the City of San Diego,
California.

EXHIBIT "K"

San Diego, California, June 13th, 1905

To the Honorable John L. Sehon,

Mayor of the City of San Diego.

Dear Sir:-

I herewith accept your appointment of myself to the office of City Clerk of the City of San Diego, California, and will forthwith qualify as such officer, and enter upon the discharge of the duties of said office.

J. T. BUTLER.

EXHIBIT "L"

San Diego, California, June 14th, 1905

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יין יי						
TO	م محدد تجنب	 	 		 	

PLEASE TAKE NOTICE, that on yesterday, the 13th day of the present month, Harry W. Vincent tendered to me his resignation as City Clerk, which resignation was by me accepted. I thereupon appointed J. T. Butler in his place, who, this morning, duly filed his bond, which was approved by the Auditing Committee, and he took the oath of office. Mr. Butler is in the possession of the office of City Clerk of this City, and is authorized, under the law, to transact all the business properly appertaining to said office.

Respectfully yours,

JOHN L. SEHON,

Mayor of the City of San Diego,
California

An Ordinance providing for the purchase of a time lock for use on the safe in the City Treasurer's office, is read and on motion of Councilman Johnson put on its final passage at its first reading by the following two-thirds vote, to-wit:

AYES---COUNCILMEN: -Thorpe, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp and Osborn.

NOES --- NONE.

ABSENT-COUNCILMAN:-Blochman.

Thereupon on motion of Councilman Johnson said ordinance is adopted by the following vote, to-wit:

AYES---COUNCILMEN:-Thorpe, Kelly, McNeill, Creelman, Reynolds, Johnson, Goldkamp, and Osborn.

NOES --- NONE

ABSENT-COUNCILMAN: -Blochman.

Said Ordinance as adopted is as follows, viz:

ORDINANCE No.2110.

To provide a time lock for the safe of the City in the Treasurer's BE IT ORDAINED, By the Common Council of the City of San Diego, as

Section 1. That the Board of Public Works of said City be, and it is hereby authorized to purchase and cause to be placed upon the safe of said City in use in the office of the Treasurer of said City a time lock at a cost not to exceed One Hundred Dollars (\$100.00)

Section 2. There is hereby appropriated from the general fund sufficient money to pay for the same.

Section 3. That this ordinance is an ordinance for the immediate preservation of the public peace, health and safety, and one of urgency, and it shall take effect and be in force from and after its passage and approval by the Mayor of said City.

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Councilman McNeill now moves that when the Council adjourns it do adjourn until August 14th,1905, at 7:30 o'clock P.M., which

motion is adopted.