Adjourned Meeting.

Connail Chamber of the Board of
Aldermen of the Ceity of Law Diego,

Mortober 29th 1900, California, October 29th 1900, Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7 30 PM. Bresent-Aldermen Jaber, Hakes, Jones, Blochman and Watson. and blest Vincent Absent-Aldermen Ferris, Rainbor, Landis and Ingle. In the absence of President Ingle Alderman Watson was elected President Protempore. The reading of the minutes of previous meetings was dispensed with. Amessage from the mayor returning withouthis approval an ordinance providing for leasing of Pueblo Lok 1283 and 1256 for mining furposes was read and ordered filed and is as follow, vin; San Diego, bal. October 29th. 1900. To the Honorable Board of Alderman of the leity of Dan Diego, Cal. Sentlemen, I herewith return to your Honorable Bodyan ordinance entitled, An ordinance to provide for the leasing of certain real estate owned by the leity of San Diego, California".
My reasons for returning this ordinance to your Honorable Body are as follows; First - The leity does not possess any title whatever in and to Pueblo Lot 1283, except the theek alleys and parks of Lafolla. As this Pueblo Tot constitutes a portion of the townsite of La Jolla, I do not think it was the intention of your Honorable Body to lease its highmays for the purpose of oil prospecting. Second- The leity of San Diego does not own the other Pueblo Lot numbered 1256, as called for in the said ordinance. It is therefore useless to put the bity to the expense of advertising a lease for sale on a property that the leity does not possess. For the reasons stated above Ireturn the said ordinance to your Honorable Body without my approval. Very Truly Edwin M. Capps Mayor of San Diego, bal

prosecting for leasing author the on motion referred to 1283 and 1256 for mining purposes was Threupon said ordinance

At this time Alderman Painton enters and takes his deal or the Board. The petition of W. W. Wilson Hes for fermit to seep his place of business at 965- Fourth Street open after midnight on the 6th day of Hormber 1903, is nead and on motion referred to the Health and morals lonninitee.

The petition of Geo. L. Baldwin for permit to sell a stable called "menholatum" in the lety of Sandrigo without a lieuse thereforis read and on motion is referred to the Health and Woodle Committee The petition of they B. Douglass for permit to remove two shade trees from in front of his residence its 140 Logan downer is read and on motion is referred to the Join't Street Committee,

The petition of meyerberg Brose for an anotheries license nead an motion of Aldernian Blochman is granted.

Athis time Alderman Ferris enters and hakes his seat on the

ears biense for a period of six months to Cency Green is read and on motion of Adaman Hakes is adopted by the following ook, ory; Auges - Aldemen Ferris, Jabe, Hakes, Jones, Cainbon, Blochman, and Watson

Stock Some

Asent Aldernen

Harmen Landie and Angle. Said Joint Resolution as adopted its as follows, vin; good Resolution So, 1274.

he is hereby authorized and directed, immediately after the passage of this resolution, to issue an auctioneers license to any Ever, for the period of special directed, mares, and merichandise other than for the period of special directed directed directed by the parts, mares, and merichandise other than De it Resched, By the Common Council of the billy of Law Diego, as follows;

juvely, natches and plated mare, upon bayment to The Fox Collector of

of Horbon Addition is road and ordered filed. Engelled authorizing him to remore the anent cust and concentrations. For the small and thin Block is A commuscation from the Enty Alboring in no Collision of J. from and after the passage and appeared, blisk of baid body, Section 2, That throw dinner shall lake offed out love for which shall be executed by Joseph B. Anuth and delivered to the ling Auditung Committee, a Transfer to baid bily of all his interest in ouit for, provided, that before the allemance of baid down by the daid the band buy of the Bragore healy authoryod and directed to allow and order paid band claim, and to order the romance of arranged the same re hereby allowed and approved, and the shuddling committee of Logan the and Watustin the Orly of Son dugs, California, be and the HH EB for hunder furnished for a culverton 3 md. street between Lection! That the claim of the Heat Coach Tumber Compouny for ; made as , aparts Be'n ordained, By the Common Council of the Coly of San Las Company of the burn of ## Eff lumber funnohod for a sulved; The ordinance providing for the payment to the next boardain Ordinance No. 840. Daid Edinauce as adopted is as follows, Vin; Alosah-Aldernen Landre and Lugle. onelo-wall Blochman and Nation. Ayes-Alderman - Jahen, Hakes, Jones, Rainbon, ; her you burnaged andread pud on motion of Alderman Tabor so adopted by the entrest on 3 and theel between Logar Are and Who we presented The Neet Coastalunder Company of HH Sfor lumber funnohad for a Thereupen an ordinance fronding for the beyoned to It sommunester from the tody detterney in restly of Ends bout Albert wood in culters on 3 and. Struct most of Logical for Ends in straight of Logical for the sound in the first of Logical straight. d fammunaction from the both Attorney in so Angle of nay for some sound and advised filed. the baid lody of the provious of Ordinance No. 797 of the ordinance of the baid lody of band segs, labeloone, approved shynd 9th, 1900.

I commissation I ge Argens delition for year 1868 so reach in Sunglade it denied tion of mis. C. H. young for consollation of earls and penathis on the Sumplake so read and ordered filed. Free the said pate 1/6/8 in Block 9, Lots I to 47 Block 10 in Hoffendon + High is Statition to of mo to It, young for consollation of cook and penalties on The The opinion of the boly Atlancy in the mother of the betiling

man Hakeen adopopted by the following rate, ory; 10 in baid addition, is presented and read and on motion of Alde, J. J. Arggins Addition for the year 1888, exceept lots in Bostee 1, 6. 9 and looblastor to paneed the delinguent takes againotall toto and blocks in Therewhon of Jount Road Whon Austing the lang the

Blochnan pud Hadron. Ayes-Aldermen Jerns Johen, Hakes, Jones, Roundon,

melb-osalb

Shud Jord Resolution as adopted is as follows dy; Alsent-Aldernan Landra and Lugle.

Lot numbered 1125, as them by the tax result though, degreed by Ast Addition, being the dubdinsour of a portion of the half of the said auth of bun drogs ballformer except lot in Block I, 6, 9 and 10 of J. J. Higgins west half of Cuelle Lot numbered 1125 of the Cuelles Lands of the sand with year 1888 have been paid by the lookings Hell fand doosceation reported Mereson, the Taxes of the laty of bow stage, lealiforner, for the Jour Geochtun do. 1275.

Theread, by michales the payment of bushmoney now not executed Tundy, Last Calledor, dated June 18th, 1888; and

That the sew Collector of the buty of San Digo, California, he Therefore Dest arolled Bythe Common Council of the Coly of Son when the according rall for band year.

whom as hich dand taxes have been fout, turn for the baid year 1888, except late in Bosko 1. 6. 9 and 10 of said Addition delinguent loves against all lots and blocks in baid of by your Addis dated June 18th, 1888, and to caused upon the records of his office office of the band town report said assessment roll, as them by band tous reserbt and he se hearly authorized and directed to make an entry of the frayment

On recommendation of the Gouth the and morale Committeen

The following report of the Joint Finance Committee to whom conflict heavieth beaud the same are heich repealed, Dection 3. That all ordinances or parts of ordinances in from and after the boodage and approval. Letter z. These Indinance shall hates offeed bunfores usident to the desprostion of sond gardage. March 2 106, 1900 and that the baid Teacor shall pay all expenses Endrinances of Daid Larly, as amended by Ordinance. No. 179, approved provided in but dection & of dection 1, of ordinance to best of the Shall attend to the desposition, bural and buring of said garlage, as provided that land leave shall contain a provious that the Leaver the consideration of and leave to be 50 or for each audereymenth, sakound of one year from and after the experiation of dad bear. lease, to renew the same on the same and conditions for right if it so cleat, at any time aroung the continuous of this to contain a promoun to the effect that the back ball have the Sump, for the fourthore of Euging and huning and depositing gail age thereon. Said load to be in force and effect from and afterno execution for the penal of one year from Nov. 10t 1900, and and least mest, said lands to be mad by the said buty of San Drago no a Colly unded States Government Bytes on the bout But of the bour Irago 243 of the Cueble Lande of back, betweend located and located douth of the undonore particularly described as follows. Bung auchlo Joh 241, 241, pund betweeted in the losty of stan Dego, County of Dan Lego, Chares Californias and as the act and deed of, the laty of danchigo for all that certain land into a lease with Jesses d'Andle for and on tellalf, and whename, our, be, and land Board is hereby, authorized and directed to enter Section! That the Board of Health of the bary of Sources Collifor California, of restain lands for a coly Dump.

Back of the Council bound bound of the langer An Erdinause providing for the loaning by the losty of Som Mago, Ordinance do, Laid Betinance actipted to as Jellons, My; Meent-Marman Sandra and Ingle Blochman pand Halson. Sysal Aldernan Ferra, Faller, Haller, Joseph Rainban, of Meanun Hakes man adopted by the follering rates by in. dump an sidinance mas presented and read and motion touthon had been referred the method board of land for gardage,

Lougher the Board adjourned. Afterfried gung due notice Boardent On lumper Nation did in opour serious days the following ordinance, Try; Are Indument Existioning amendments tothe Charter of the Coly of Throws beninded the ordinar bestfield and ordered by the forder.

pending the attachments the andries bestfreste. J. Chinkon L. Hochman Ordinance. ed. He shougese recommend the adoption of the accompanying down of the date dorter for 1850 for extra service while acting as The fourt Finance Committee recommends that the and on motion of Alderman Hakes) is adopted and is as was referred the claim of me state Costs for souther service while spring of 1900 is road

Lesistation Country Alderna

Athat Les Gullum Losty Chak

Regular Meeting Council Chamber of the Board of Alder-men of the leity of San Diego, bab-iformia November 5th. 1900. The regular meeting of the Board of Aldermen was held this day at 130 P.M. Gresent-Aldermen Ferris, Jaber, Jones, Rainbow, Landis, Blochman, Watson and Colerk Vincent, Absent-Aldermen Hakes and Lugle. In the absence of President Jugle Alderman Jones was elected President Protempore. On motion of Alderman Watson it was ordered that when the Board ajourne it do adjournmentil monday Avember 1th, 1900, at 130 P.m. After first giving due notice Bresident Protempore Jones dich in open session sign the following ordinances, viz; An ordinance providing for the leasing from Jessie I. Howells of certain lands for a garbage dump; also an ordinance providing for the payment to the West boast Tumber Company of the sum of "44,88 for lumber furnished for a culvert on 32md Sheet, Thereupon the Board adjourns until Monday, November 12th. 1900, at 730 P.M. President of the Board of Aldermen. Attest. Geo.D. Laedenan Sity Clerk.

based upon the accompanying communication received by me from Mr. J. M. Howells, in which he withdraws his proposition to lease his lands to the lety for a garbage dump.

It is therefore useless to proceed any further in the matter, and I return the said ordinance to your Honorable Body without my approval, Very truly
Edwin M. Capps
Mayor of Landregs, Cal,

At this time Alderman Taber enters and takes his seat in the Board

A communication from the Southern California Mountain Hater loompany accepting the offer of the leity of Landiego to pay the sur of 100000 ? for the nater distribiting system of the said Southern

The following report of the Joint Finance Committee, to whom addressed to the Common Court bearing Late November 1 oft. 1900. The communication digned by the Gooden's of Daid Compouny, chase the distributing system of baid Company, as contained in The Daw Lugo Hater Company to assept the offer of the Coly to fourolitions and contracte necessary to carry into offect the of for of prepare at the earliest prosible monentall the ordinances, dec as follows; That the thing be and he where the bound derected to Os Masselred By the Common Council of the Coly of Son Lago, Jour Resolution At 1276. Sland-Jourd Resolution as adopted in sufferne, dry; Atrent Aldernan Jones and Bockman. well-will Nation and Ingle. Aye-Aldumen Ferna, Laker, Kainkon, Lander, Farme is adopted by the following rates sig; Sugs hater Company re read and on motion of Aldernan The necessary before to savy into effect the offer dan A Jourt Resolution directing the Coly Attendy to proper and take their seatour the Board At the time breadout Ingle and Alderman Ferre enter Earliest posselletine. necessary papers proposed to make the purchase as alove at the Northan, Layer and Fraky, with motustions to have the milles consisting of Aldernan Nation and Fakes and Delegater Saw strag Natir Comfound is referred to the spread natir Com On motion of Alderman Hation band communication of the Hater Company is presented and read; and Frank accepting the of the Enty of bandrage to pay the burn of 50000000 for the mater plant and disclubiting system of the said dan drago Aldemin Nation and Hakes and Delegatio Noohnan, Haysen maken to the special Natural Material and read. California Monthan Hater Company, but not accepting the offer

An Chausance authorizing and dustring the Grant of Gutes Morke of the late of Sau Arago, Calgrain To functions motioned to be proon in pouring and to papare the 'O'street atume in the lets of som Akreent, Aldermen, Jones and Alschman, Sout Ardunause or adopted is as follows, vz. done, Laurie, Mation and dryle, Alderman Lauri, daler, Atakes, Chailler, The "O" that others, man pead, and in motion of of Gublie Monky to purchase Motorial alla Oupain Thereupon an Ordinause directing the Goard Det 19th 1900. J. C. M. Rumben East not to execut the own of *10 be adopted. L'A Alchuan that the Guthen portunated directing the Gound of Outless thorks to requiry the O'street Ellune at at ohe four Juname Brundle recument of Gulles Monto to penchase medend due repair was Jefund am Chainauch directing the Coard

Shut force of the pair lig ylaw drigo, and sured the direction and to the patroportion of the pair drank of Tubles pain nort of personny said Alume to the done by the sous hunder and motivate for reporting sond all humber ain sther matured no seems the '8' shoul heated were I sthert in the said the opening, Calegoraing, for the the separate to be mounty in purchasing Morke is heary authorized and directed to purchiose Lug. California, By the Common Comment of the lity of few diego, as foreway of Justice Horke of the last of Some blogs California, he, ama the sain General of Sunchion

Morelle of paint ligh

takes his seal

Stoes.

Abreuf.

request was granted.

After giving due Notree, Crewisous Augle did in open benoun, orgu in Ordunamo, Insoling Section 2, That the Ordinace shoos tothe effects after offered, and offered from of the offered, extension the 1sth day of May 190! the time aposyried in printing about 190! the time aposyried in printing about 190! down said work, the 18th day of december 1900, and the time work so park notice unting peaced propose and hate for from the front day of Deeneder 1960. The turk operaged in alletine work on our building is herely whiled That the tuns for the communication of the 1061 muly of Hop Jby My willing season been and fortocologic doung southerst Eng and samuely nort is extended from the Elok day of May 1901 the Thun speayed in pour notice inof bleasaules 1900, and the triue for completing said found proposale and been for down said work, tathe 18th day The tund openfied in paid notice unting socied is herely extended from the first day of decounter 1900, pauling and rancoling work or oard huldrung 3ª day of Afrik 190'h. "

3ª day of Afrik 190'h. Communesment of the asses his and proposed for doung sand work tothe March 1901. Hethere specifics in paid notice untilly and platering work is extended from the 16th day of and the time for the Completion of said sutinion lathing sperped in paid notice mitting dead froposals and bide for down paid nort, tothe 11th day of March 1901. Lever Lothing and pladering work on our Guidany wherely extrum the 16th day of Thoundy 1901. The time histore mitting bester his and proposers for downy of June 1901, and the saling of free commences of the file time for the Commencement of the same from the 1st day of May 1901. He time speaduck in pour notice minted to the sold of descenter 1900, and the time for

aucence by the Cet Author and gear 1901. as where the lexpense thoras does not excert the opens, the i, other the Corners does not excert opens, tooks. Hanks and Aughter, for house our The Grandon and Supples of the Groces yearly! State I, That the Grand of Gullic Horks be and pour State I, That the Grand of Guldre Horks be and pour Ordinamed At 3. Lair Ordinance as dapted is as follows inz. Alexand. Alexansen Salor aus Jouco. Hyer Stewen, Lenie, Hake, Rainbon, Materin and Sugle, Stores, Arten, Materin and aut in alotin of Alderman Bockman, adopted by the following rate, In the use of the Mutitionan assess, was read Showyon and Inducades, Authoryang the Grand obecumenting from the Grans of Cublic Hearts asking authority to the dual hose our deavers, now read. for the wood of the dualiting aux deavers, now read. At the time deamen diles, is execused from further duties, at the secure of the Grand. The Brond of Guller Morks to purchase meterial almos, and also and all for the short that the for Commonering and extension of the common of the continuity.

A. Grummenter franke Grand of Chilles Horks asking authority to recentions during on inthe At read of , was read out ou mition pleased on full, Grundle, with resolutions to people at next The mother repends to the stack our mondo granted, whereupon Aleman Asker more that Hearman Charles an mond took the Sequest to granted & levey A. Gran, who need whowever funder the provious of the ductioner leasure The Cettern of Maylong Ones and Cary, A. Green for formunant to seek Cogen Ones 1647 Goose at theetern head anden necture achapted, of The application of M. O Pailly for you measure to bouching a Gougeste diseased another and but in their in front of Lot & Geor 330 At them Arelian in and apprinch, and kun foresfrom and ofter to adoption

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Aye Aleman, Lans, Atha, Rundon, James, Alehan, Maton Angle,

Stree And Aleman Solver our Joues.

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The ordinance authorizing and directing the despension of the order of fourthouses to be the substants and construct a butined

Star Arm Alaman Elder und Joses. Hechman, adopted for the following rate, my dyr, Adumen, Athre, Athrew, Mathen wa Engle Undertien, was read aux en motion of Alerman discount and curbing in front of Jot d'in Alor It petition and revolution of John Congellack a Southerture, for permunant to round sortium Grumeter, read, and on motion, repensed to the Sheek Meade, Moures, Compus aux Arith Arinus, was Murerally and Bak Gouldrane, and Be Lajon, In Ordenaus satisticohung the France of Seetun 2, Shot the Oranawas show shall all hard (A7500) Wollows, That the load thoug shall not expect denuty sight operficient the for housing propers by the of the Order That's to hand cutherized and to conchrost the the face of muse now as the employment of the point Of, a falling on Inspiror to the of their force of one off, a falling on Insept that, out of their first in the detinn! Shit the draw of Judue Marke of the City of dans of Judues Sound of Sublice on Augh Ahad douth of Athal in the Cy your

front of each of sour late, to my get de Clored Floritons Adultion and fate & At & of Jainking State of Exportions, also the point John Cayoling because he we heard for In Lold to be work, with the sunting and secured thy in remen to motived by him performention Contract and authorized of his own cost and explanes to Cugalliet or his agents be and he is houly permitted material put side our sites de la he commontant. Tuname House Contractor except to record his and surthing in front of their late, aun that no remoby funding to day any compensation for said suscenseding That it appearing that pain letourous are from the owner of our lot supertuity has no remedy for stammy Conferentin for out Vord, and that sand toke Engelsex on such Centralon The work meen our ones of september 39th 1896 mas Centracherature with pure John Engelsief & do with new without Juneauction and vary auch that the that such order of the Bournan Coulout for doing our Court of the State of Calefornia has fuschy determined Saundt in pain George & Stording Adding Mathen the Suprema as ourse of gets of west great & in paid the starting Line of that, in the last of fourthings, worth ouch
forther or had already found out,
The Southing and Al Alan as much of metalin Explosion 1896, for Surting and Erman has drank and the drank of the Common Bouncil made on the 29 th day of a gouthast entired into by him purou and the order for leave to person the curbing and pertine danters by him in front of Jost of Olerck & startine danters by how stortine dastern in the lost of our song, were Mon Couranten of the Jother of John Engelhas The part parties as adopted as as follows my

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utus Las Estama Las Cark De it resolved By the Common Enmone of the The Jount Acordation as adopted in reference. Jount Aurilation of 1950. Albourg. Aluman Fris, Rohman Augh Are, deue, Aye, Alleman Saker, Atakos, Jones, Rumbon Laure and Matorie, Shereful a found Charleton author and the hormand by the chamber, more near, and son motion of the dututer, more near, and sou motion of Alderman Johen, adopted by the following At the time Alderman suters and to he he road and en mothers freez. It hough of June & contain the Auditin recommending In the absence of Grainly Ingle, deamen Asher, Athara Ance, Raudon Mosfandro aun Chak Ausunt Series, Obechuau Tabin vongle Albany, Alexanow. Theread, Alemann In afferment meeting of the Grand of their Chamber of the Danie of the Joseph 19th 1900 Adjument Moting

At the the oak in the doors The Gettern of M. Dorber A feare Of Lower By Loude for Gostungs, was now and our our our our our our At the time Albuman demis enters and to the board. A Stolement of the Expenses of the ranous departs-ment of the lay for the month of Celebra 1900, inso. A Semmenter from the Oct attend in belotion to perchase Lows from Darch of thetos was read out ou motion represent the Joins At the time Aluman Aluman suters and tothe his seat in the Grand. been of their respective of the desident and dais Cot he aux thy are head authorized but directed to make the mosmonly outher mi the The Auditor and Troumer of the oblimpment day ofmed of our found ling the Lay so Coleformia, the Office Sun the office of the out of th He downer of the loth Est of Such the pum of Sirodhuran dollar.
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following report of the Starth and Monds

Southereth and Monds Committee of a licenson thereton on the mother of Jours Collins Collins At Common Sommer of 1999, at the Child of factors, to follows, to follows, to follow, the owner to be made the owner, the country of granter of the owner, the owner of the owner, of the owner of the owner, of the owner of the owner of the owner, The Jount Coolution, de adopted, re de follows. dres drue Aye, Alleman, Line, Saker, Hake, Jours, Sance, Jours, Jourse, Sance, Jourse, Sance, Jourse, Sance, Alleman Aler despted by the following who, Therework & Josep Ageste without from Joyny heryang hereward to all and report making for young therewas near young and report making of The Cethern of Caledoyle for permiser to become head of a former head of a former head of a former of The Center of AM Cutuan for authorite to Show the East south respect was an witing of Maple Atust. South respect was an number

Jublic highing our across Auch (60) feet in which for a Jublic highing our our across Auchter of Humbard 190 of the Gueble James of the ling of gendring, Calegorner, promised that the Coast though shall had exceed Our Eg efferthere California, be, and thy an thick our of the Col of flue hays out and Charact of the The Change of the Ed of the Mayor and Ed of the Court of Chaumane MothE Me paid advisaues as adopted is respective, The Arus, Natura aus dugles. Hambon, Laudie, Bothman The the adopted by the following it is Joses. Joses. The Atomos Apusations and the Mayor and Est Atomos Apusations of John March and States Ordinause author The said report of the Committee was an wither of themian the are deman, Jer 16-1900. becommend the the within potition of Manual Magas Thughery Grove and Caray At, Escape for and Caras genoral Muction Sea 1847 goods at Auction, muter genoral Muction

efted and him force from and after to passage

Shuther (\$100.00) dollars Ordinance shoet title

and approved,

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An Ordinance authorizing the Mayor to execute and the Clerk to attest. The execution of a Ruix claim Deep in the name for and on tatalf, and as the act and Deep of the City of and Digo, to the owners of Lots in Sherman Addition, was read, and on motion of Alderman Hatson adopted by the following vote,

Ages Alderman Ferris, Taker, Stakes Jones.

Rainbow Landis. Procliman Hatson and Ingle.

Noes. None, Aboent None,

The said Ordinance as adopter, is as follows.

Ordinance No. 846.

An Ordinance Authorizing and Directing the Mayor of the City of San Diego, California, to Execute, and the City Clerk of Said City to Attest the Execution of a Quitclaim Deed in the Name, For and on Behalf, and as the Act and Deed of the Said City of San Diego, California, to the Owners of Lots in Sherman's Addition to the Said City of San Diego, and Directing the City Clerk to Deliver Such Deed to the County Recorder of the County of San Diego, State of California, for Record-

Whereas, it appears from the records and proceedings of the board of trustees of the city of San Diego, county of San Diego, state of California, that at an auction sale of certain lands held in the said city of San Diego, California, on the 3rd day of June, 1867, pueblo lot numbered 1155 of the pueblo lands of said city, containing one hundred and sixty (160) acres, together with other land, was sold to Matthew Sherman at and for the price of \$160.00, and that gaid sum was paid to and received by said city therefor, and that the deeds executed under and by virtue of said sale conveying said property Sherman, antly and incorrectly stead of being signed by them as trusces of said city, and for and on behalf of the said city of San Diego; and,

Whereas, said bueblo lot numbered 1155 has since said sale and the execution of said deeds to the said Matthew Sherman been subdivided into lots and blocks, and is now known as "Sherman's addition," and,

Whereas, lots and blocks in said Sherman's addition have been sold according to the man of said addition made for said Matthew Sherman by James Pascoe, county surveyor of the county of San Diego, which said man is now on file in the office of the county recorder of said county; and,

Whereas, it appears that the said city of San Diego has no right, title, or interest in or to said property, or any portion thereof, except for delinquent faxes, or where said city has acquired title to some lot or lots in said Sherman's addition since said pueblo lot 1155 was so subdivided: and:

Whereas, the common council of said city is desirous of correcting any and all errors in the execution of said deeds or either of them, or in any part of both or either of said deeds.

Therefore, be it ordained by the common council of the city of San Diego, as follows:

city of San Diego, California, be, and is hereby authorized, empowered, and instructed to execute and acknowledge a quitclaim deed for and on behalf, in the name of, and as the act and deed of the said city of San Diego, and the city clerk of said city is hereby authorized and directed to attest the execution of such deed, so executed dorsing his by the mayor of said city, by enname corporate said city of San Diego thereto, to all persons who are the owners of any of the lots and blocks in said Sherman's addition in the said city of San Diego, or any part or portion, thereof, or any interest therein (not including, ever, the said city as an owner); and that the city clerk of said city be and he is hereby further authorized and directed to deliver said deed to the owners of said property, viz., the grantees in said deed, by delivering the said deed to the county recorder of the said county of San Diego, state of Callfornia, for the owners of said property, and instructing him to record the same. Section 2. That said deed shall contain a recital that it is made pursuant to this ordinance to correct a defect in the execution of the said deeds made by the said city by and through its said board of trustees to Matthew Sherman, bearing date June 14th. which deeds was recorded 15th, 1867, in Book 2 of Deeds at page 317, and the other was recorded August 8th, 1867, in Book 2 of Deeds at page 332, in the office of the county recorder of said county of San Diego, state of Califninia, which said deed shall also recite that the said city of San Diego does convey any interest which said has facquired in said property for delinquent taxes, or otherwise since said pueblo lot 1155 was so subdivided. It being the intention of said common council that said deed to be so executed by the said mayor and city clerk shall correct any error in the execution of said deeds, so executed in the year 1867, or either of them, and that such deed to `be 50 executed said mayor and city clerk shall overcome any possible question that the said city of San Diego did not by the said deeds so executed in the year 1857 hy the said board of trustees convey all the right, title, interest, and estate of every name and nature whatsoever that the said city had in said pueblo lot

cuted in the said year 1867.
Section 3. That this ordinance shall take effect and be in force from and after its passage and approval.

1155. at the time said deeds were so exe-

Section 4. That the city clerk of the said city of San Diego be, and he is herby authorized and directed, immediately after the approval hereof, to publish, or cause to be published, this ordinance once in the official newspaper of said city, to wit, the San Diego Union and Daily Bee.

An Ordinance authorizing the Mayor to Execute and the Clerk to attend the execution of a Quis claim Deed in the name; for and on bahol, and as the Act and Deca of the City of fan Diego to the owners of fats in Seaman or Thrates Add. was read and ow motion of Alderman Hakes, adapted by the following rote. Ages Alderwen, & Noas Aone, Absent

The said Ordinar

Ordinance No.

An Ordinance Authorizing and Di-recting the Mayor of the City of San Diego, California, to Execute, and the City Clerk of Said City to Attest the Execution of a Quitclaim Deed in the to the City of San Diego, and Directing the City Clerk to Deliver Such Deed to the County Recorder of San Diego

county, California, for Recordation. Whereas, it appears from the records and proceedings of the board of trustees of the city of San Diego, county of, San Diego, state of California, that at an auction sale of certain land, held in the said city of San Diego on the 13th day of February, 1868, the northweak corner of pueblo lot 1161 of the pueblo lands of the said city of San Diego, containing forty (40) acres, was soil to Franklin A. Gregory at and for the price of one hundred (\$100.00) dollars, and that the said sum was paid to and received by said city therefor, and that in a deed executed by the said board of trustees of the said city of San Diego, to the said Franklin A. Gregory, the said property is described as "the N. W. corner of lot No. 1161." without special country in the said to the said property is described as "the N. W. corner of lot No. 1161." fying the number of acres intended to be conveyed; and

Whereas, a portion of the northwest quarter of said pueblo lot No. 1161, above referred to, has since said conveyance to the said Franklin A. Gregory, been subdivided into lots and blocks, and is known as "Seaman and Choate's,

addition": and and blocks in said Whereas, lots "Seaman and Choate's addition" have been sold according to the map of said addition on file in the office of the county recorder of the said county of San Diego, and,

Whereas, it appears that the said city of San Diego has no right, title, or interest in or to any of the said lots or blocks, or any of the property in the said Seaman & Choate's addition to the said city of San Diego, or any por-tion thereof, except for delinquent taxes or where said city has acquired title to some lot or lots in said Seaman and Choate's addition since said portion of the northwest quarter of said pueblo lot 1161, was so divided; and,

Whereas, the common council of said city is desirous of correcting any and all errors in said deed.

Therefore, be it ordained, by the common council of the city of San Diego, as

follows:

Section 1. That the mayor of the city of San Diego, California be, and he is, hereby authorized, empowered, and instructed to execute and acknowledge a quitclaim deed for and on behalf, in the name, and as the act and deed of the said city of San Diego, and the city clerk of said city is hereby authorized and directed to attest the execution of said deed so executed by the mayor of said city, by endorsing his name there-on, and affixing the corporate seal of the said city of San Diego thereto, to all persons who are the owners of any of the lots and blocks in the said Seaman & Choate's addition to the said city of San Diego, or any part or portion thereof, or any interest therein (not including, however, the said city as an own; er); and that the city clerk of said city be and he is hereby further authorized and directed to deliver said deed to the owners of said property, viz., grantees, in said deed, by delivering said deed to the county recorder of said county of San Diego, state of California, for the owners of said property, and instructing him to record the same.

Section 2. That said deed shall contain a recital that it is made pursuant to this ordinance to correctly defect in the execution of a deed made by the said city of San Diego by and through its board of trustees to Franklin A. Gregory, dated February 26th, 1868, and filed for record February 29th, 1868, in Book 3 of Deeds at page 36 in the office of the county recorder of San Diego county, California, which said deed shall also recite that the said city of San Diego does not convey any interest which the said city has acquired in said property for delinquent taxes, or otherwise, since said property. was subdivided into lots and blocks. It. being the intention of this commoncouncil that said deed to be so executed by said mayor and city clerk shall correct any error or errors in the deed made by the board of trustees of said. city to Franklin A. Gregory, herein-after referred to, and that such deed, to be so executed by said mayor and city clerk, shall overcome any possible question that the said city of San Diego did not, by the said deed so executed to the said Franklin A. Gregory, by the said board of trustees of the said city of San Diego convey all the right, title, interest and estate of every name and nature whatsoever that the said city of San Diego had in the said northwest quarter of the said pueblo lot, numbered 1161, at the time said deed, was so executed in the said year 1868. Section 3. That this ordinance shall take effect and be in force from and

after its passage and approval. Section 4. That the city clerk of the said city of San Diego be, and he is hereby authorized and directed, inmediately after the approval hereof, to publish or cause to be published, this ordinance once in the official newspaper of said city, to wit, the San Diego Union and Daily Bee.

Name, for and on Behalf, and as the Act and Deed of the Said City of San Diego, California, to the Owners of Lots in Seaman and Choate's Addition

Ate David Ordinause en despted is no Josewo. miz Albert Alexanow Bolmani, dow were aux Ingle. Ayle, Marmen Lewis, Adler, Holes Jones. Foundan, Lounes, Astron. Mourosi Compus and Horth Armos. was read and in motion of Alderman stakes, adopted by the following rate, In order and south Gollerands, and Le Jose, Morde, museum to grade 3thout between Moyee and Sutung nor referent to their Committee. othe fethern of Colored and others for you Ale fethers of Les blooms for authorit h remons here from search suffered of 969 South the sheet was en maken of Maineum Nation, adopted and fethern granted enpermentations. politica granted on premenentin. Houth Enumber. mother of Alderman Jones adopted and the hase from that at medegan house, howen The Cetiture of dadenesses for authority to runn It he has been alter duties at his severe of

Ordinance No. 848.

An Ordinance Establishing the Grade of University Boulevard, Park Boulevard, El Cajon Avenue, Meade Avenue, Monroe Avenue, Campus Avenue and North Avenue, in the City of San Diego, California. Be it ordained by the Common Coun-

cil of the City of San Diego, as follows: Section 1. That the grade of University Boulevard in the City of San Diego, California, be, and the same is hereby, established as follows: The elevation of the points herein named to be above the datum line of levels fixed by Or-dinance 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 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 June 30th, 1886, shall be and the same are hereby fixed as follows:

At the Northwest Corner of Universty Boulevard and University Avenue, 301.8 feet; at the Northeast Corner of University Boulevard and University Avenue, 302.6 feet; at the Southwest Corner of University Boulevard and Blaine Avenue, 305 feet; at the Northwest Corner of University Boulevard and Blaine Avenue, 305 feet; at the Southeast Corner of University Boulevard and Blaine Avenue, 306 feet; at the Southeast Corner of University Boulevard and Blaine Avenue, 305 feet; at the Northeast Cor-ner of University Boulevard and Blaine

Avenue, 306 feet.
At the Southwest corner of University Boulevard and Lincoln Avenue, 314 feet; at the Northwest corner of Unireet; at the Northwest corner of University Boulevard and Lincoln Avenue, 315.6 feet; at the Southeast corner of University Boulevard and Lincoln Avenue, 314 feet; at the Northeast corner of University Boulevard and Lincoln Avenue, 315.6 feet

Avenue, 315.6 feet.
At the Southwest corner of University Boulevard and Campus Avenue, 344.4 feet; at the Northwest corner of University Boulevard and Campus Avenue, 345.4 feet; at the Southeast corner of University Boulevard and Campus Avenue, 344.4 feet; at the Northeast corner of University Boulevard and Campus Avenue, 345.4 feet.

Avenue, 345.4 feet.

At the intersection of the West line of Park Boulevard with the East line of University Boulevard, 343 feet, and at the intersection of the West side of University Boulevard with the west side of Park Boulevard, 341.0 feet.

That the grade of the said University Boulevard between the points fixed by this ordinance shall be of uniform ascent and descent, and that the center line of the said portion of said Uni-versity Boulevard shall have an average elevation of the opposite curb

Section 2. That the grade of Park Boulevard in the City of San Diego, California, be, and the same is hereby established as follows: The elevation of the points herein named to be above the datum line of levels fixed by or-dinance No. 3 of the ordinances of the dinance No. 3 of the ordinances of the 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 June 30th, 1886, shall be and the same are hereby fixed as follows:

At the Northwest corner of Park Boulevard and Upas street, 295.5 feet; at the Northeast corner of Park Boul-

at the Northeast corner of Park Boulevard and Upas street, 295.5 feet.

At the Southwest corner of Park

Boulevard and Myrtle Avenue, 296.4 feet; at the Northwest corner of Park Boulevard and Myrtle Avenue, 296.8 feet; at the Southeast corner of Park Boulevard and Myrtle Avenue, feet; at the Northeast corner of Boulevard and Myrtle Avenue,

At the Southwest corner of Park Boulevard and Brookes Avenue, 298.4 feet; at the Northwest corner of Park Boulevard and Brookes Avenue, 298.8 feet.

At the Southwest corner of Park Boulevard and Cypress Avenue, 300.4 feet; at the Northwest corner of Park Boulevard and Cypress Avenue, 300.4 feet; at the Southeast corner of Park Boulevard and Cypress Avenue, 302.0 feet; at the Northeast corner of Park Boulevard and Cypress Avenue, 302.0 feet.

At the Southwest corner of Park Boulevard and Thornton Avenue, 298.4 feet; at the northwest corner of Park Boulevard and Thornton Avenue, 297.8 feet; at the intersection of the Eas: line of Park Boulevard with South line of Thornton Avenue, produced Easterly, 300.0 feet; at the intersection of the east line of Park Boulevard with the north line of Thornton avenue, produced easterly, 299.4 feet.

At the Southwest corner of Park Boulevard and Robinson Avenue, 303.0 feet; at the Northwest corner of Park Boulevard and Robinson Avenue, 304.6 feet; at the Southeast corner of Park Boulevard and Robinson Avenue, 305 feet; at the Northeast corner of Park Boulevard and Robinson Avenue, 306.2 feet; at the intersection of the East line of Park Boulevard and the West line of Indiana street, 304.2 feet.

At the Southwest corner of Park

Boulevard and University Avenue, 314.2 feet; at the Northwest corner of Park Boulevard and University Avenue, 315.6 feet; at the Southeast corner of Park Boulevard and University Avenue, 315.8 feet; at the Northeast corner of Park Boulevard and University Avenue, 317.2 feet; at the Southwest corner of Park

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ASSESSED OF PORTUGE AND A STREET CONTRACTOR OF THE PROPERTY OF THE PORTUGE AND A STREET CONTRACTOR AND

Boulevard and Lincoln Avenue, 330.2 feet; at the Northwest corner of Park	
Boulevard and Lincoln Avenue, 332 feet; at the Southeast corner of Park	
Boulevard and Lincoln Avenue, 331.2 feet; at the Northeast corner of Park	
Boulevard and Lincoln Avenue, 332.4	FREE EDISHMENT COURSE HEAL O. NO. P. DOCCOVER.
At the Southeast corner of Park Boul- evard and Polk Avenue, 338.6 feet; at	•
the Northeast corner of Park Boule-	
vard and Polk Avenue, 339.4 feet; at the intersection of the West line of	
Park Boulevard with the East line of Centre street, 338.4 feet; at the South-	· And the second
west corner of Campus Avenue and Park Boulevard, 341 feet; at the North-	
west corner of Campus Avenue and Park Boulevard, 341.4 feet.	Andrea de Santine de Caracteria de Calabración (Caracteria de Caracteria de Caracte
At the Southeast corner of Park Boul-	
evard and Howard Avenue, 341 feet; at the Northeast corner of Park Boule-	A 28.50 May 25.50 May 25.5
vard and Howard Avenue, 341 feet; at the intersection of the West line of	
Park Boulevard with the East line of University Boulevard, 343 feet; at a	· MANAGEMENT PROFESSIONAL CONTRACTOR CONTRAC
point 150 feet due east of the last named point, 341.6 feet.	
At the Southeast corner of Park Bouleyard and El Cajon Avenue, 340 feet;	COLDON COMPANY OF COLORS AND COLO
at the Northeast corner of Park Boule-	
vard and El Cajon Avenue, 340 feet; at the point 150 feet due west of the	CHARLES WAS NOT THE CASE OF TH
last named point, 341 feet. At the Southwest corner of Park	
Boulevard and Meade Avenue, 343.2 feet; at the Northwest corner of Park	
Boulevard and Meade Avenue, 343.2 feet; at the Southeast corner of Park	
Boulevard and Meade Avenue. 342.2	
feet; at the Northeast corner of Park Boulevard and Meade Avenue, 342.6	THE WAS DESCRIPTION OF THE PARTY OF THE
At the Southwest corner of Park	
Boulevard and Monroe Avenue, 345 feet; at the Northwest corner of Park Boule-	A . C. PREPRESENT CLASS PROTECTS
vard and Monroe Avenue, 345.6 feet; at the Southeast corner of Park Boulevard	
and Monroe Avenue, 345 feet; at the	
Northeast corner of Park Boulevard and Monroe Avenue, 345.6 feet.	
At the Southwest corner of Park Boulevard and Madison Avenue, 350.4	AT TO SEAL OF THE PROPERTY SHOULD AND AN AREA TO THE WAY
Boulevard and Madison Avenue, 351.2	
feet; at the Southeast corner of Park Boulevard and Madison Avenue, 350.4	grandens, e.g. a. managem restación estación.
feet; at the Northeast corner of Park Boulevard and Madison Avenue, 351.2	
feet.	ALLEG State of State and State of Texture and State of St
At the Southwest corner of Park Boulevard and Adams Avenue, 356 feet;	
at the Southeast corner of Park Boulevard and Adams Avenue, 356 feet.	AND
That the grade of the said Park Boulevard, between the points fixed by this	
ordinance, shall be of uniform ascent and descent, and that the center line of	
the said portion of said Park Boulevard	
shall have an average elevation of the opposite curb grades.	de a concessión e transporta e examinar de accesar de accesar de accesar
Section 3. That the grade of El Ca- jon Avenue in the City of San Diego,	
California, be, and the same is hereby, established as follows: The elevation	And the state of t
of the points herein named to be above the datum line of levels fixed by Ordin-	
ance No. 3 of the ordinances of the City of San Diego, California, entitled, "An	\$6. VYZY 4 - NE, NEWSKA, NEWSKYNYSCES YCZIANOLIUS (TO HANK Y SASSAN
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	Commercial ways of the annual service of the Manual service of the Manual service of the Service
June 30th, 1886, shall be and the same are hereby fixed as follows:	
At the Southeast corner of El Cajon Avenue and Park Boulevard, 340 feet;	Section 1 APP 1 Company Compan
at the Northeast corner of El Cajon Avenue and Park Boulevard, 340 feet.	
At the Southwest corner of El Cajon Avenue and Georgia street, 319 feet; at	
the Northwest corner of El Caion Ave-	
nue and Georgia street, 320.6 feet; at the Southeast corner of El Cajon Ave-	FOR THE LABOUR SOMEWHALL WITH THE PARTY WAS ASSESSED.
nue and Georgia street, 317.4 feet; at the Northeast corner of El Cajon Ave-	
nue and Georgia street, 319 feet. At the Southwest corner of El Cajon	CONTRACTOR OF THE PROPERTY OF
Avenue and Florida street, 300.6 feet; at the Northwest corner of El Cajon	
Avenue and Florida street, 302.2 feet; at the Southeast corner of El Cajon	
Avenue and Florida street, 299 feet; at the Northeast corner of El Cajon Ave-	
nue and Florida street, 300.6 feet.	
At the Southwest corner of El Cajon Avenue and Alabama street, 303.4 feet;	
at the Northwest corner of El Cajon Avenue and Alabama street, 305 feet;	
Avenue and Alabama street 305 feet	•
at the Northeast corner of El. Cajon Avenue and Alabama street, 306.6 feet.	
At the Southwest corner of El Cajon Avenue and Mississippi street, 320.6	- Marie world? Mr. Will, permanent and international conference of the conference of
feet; at the Northwest corner of El Ca-	
jon Avenue and Mississippi street, 321.6 feet; at the Southeast corner of El Ca-	- senerace (subdem traces : Loren, entende monomento estado
jon Avenue and Mississippi street, 322.2 feet; at the Northeast corner of El Ca-	
feet; at a point on the North line of El	. ,
Cajon Avenue, 200 feet East of the East line of Mlssissippi street, 330 feet; at a	
point 150 feet due South of the last named point 329 feet.	Service of the Statement Service of Administration (Selection)
At the Southwest corner of El Caion	
Avenue and Louisiana street, 328 feet; at the Northwest corner of El Cajon	distribution states with the first particular states and succession
Avenue and Louisiana street, 329 feet; at the Southeast corner of El Cajon	
Avenue and Louisiana street, 327 feet; at the Northeast corner of El Cajon	ALTERIA VIENE AND MICHIGANIA CONTRACTOR
Avenue and Louisiana street, 328 feet. At the Southwest corner of El Cajon	
Avenue and Texas street, 322 feet; at the Northwest corner of El Cajon Ave-	management replayed "Pully and "Submitted L. The day "Specific and "Specific and a specific and
nue and Texas street, 323.6 feet; at the	
Southeast corner of El Cajon Avenue and Texas street, 323 feet; at the North-	
east corner of El Cajon Avenue and Texas street, 324.6 feet.	· ·

	At the Southwest corner of El Cajon Avenue and Arizona street, 336 feet; at the Northwest corner of El Cajon Ave-
	nue and Arizona street, 337.6 feet; at the Southeast corner of El Cajon Ave- nue and Arizona street, 337.6 feet; at
A COUNTY THE A MINISTER OF	the Northeast corner of El Cajon Ave- nue and Arizona street, 339.2 feet. At the Southwest corner of El Cajon
	Avenue and Hamilton street, 365.8 feet; at the Northwest corner of El Cajon Avenue and Hamilton street, 366.8 feet;
F ************************************	at the Southeast corner of El Cajon Avenue and Hamilton street, 367.4 feet;
a named and the same	at the Northeast corner of El Cajon Avenue and Hamilton street, 368.4 feet. At the Southwest corner of El Cajon
	Avenue and Oregon street, 374.4 feet; at the Northwest corner of El Cajon Ave- nue and Oregon street, 374.4 feet; at
THE STATE OF THE S	the Southeast corner of El Cajon Ave- nue and Oregon street, 375 feet; at the Northeast corner of El Cajon Avenue
##W *## * 11 13	and Oregon street, 375 feet. At the Southwest corner of El Cajon Avenue and Idaho street, 376 feet; at
A way, and the house,	the Northwest corner of El Cajon Ave- nue and Idaho street, 376 feet; at the
e cancel alternation	Southeast corner of El Cajon Avenue and Idaho street, 375 feet; at the North- east corner of El Cajon Avenue and
	Idaho street, 375 feet. At the Southwest corner of El Cajon Avenue and Utah street, 373 feet; at
	the Northwest corner of El Cajon Ave- nue and Utah street, 372 feet; at the Southeast corner of El Cajon Avenue
	and Utah street, 372 feet; at the North- east corner of El Cajon Avenue and Utah street, 371 feet.
• • • • • • • • •	At the Southwest corner of El Cajon Avenue and Kansas street, 369 feet; at the Northwest corner of El Cajon Ave-
	nue and Kansas street, 368.4 feet; at
er de to te a	Northeast corner of El Cajon Avenue and Kansas street, 367.8 feet. At the Southwest corner of El Cajon
	Avenue and Nebraska street, 364.6 feet; at the Northwest corner of El Cajon
	Avenue and Nebraska street, 364.6 feet; at the Southeast corner of El Cajon Avenue and Nebraska street, 364.2 feet;
e e	at the Northeast corner of El Cajon Avenue and Nebraska street, 364.2 feet.
· ·	At the Southwest corner of El Cajon Avenue and Ohio street. 363 feet; at' the Northwest corner of El Cajon Ave-
	nue and Ohio street, 363.6 feet; at the Southeast corner of El Cajon avenue and Ohio street, 363 feet; at the North-
	east corner of El Cajon Avenue and Ohio street, 364 feet. At the Southwest corner of El Cajon
	Avenue and Illinois street, 365.4 feat; at the Northwest corner of El Cajon Ave- nue and Illinois street, 366.4 feet; at the
	Southeast corner of El Cajon Avenue and Illinois street, 366 feet; at the
والمستوان المستوان ال	Northeast corner of El Cajon Avenue and Illinois street, 367 feet. At the Southwest corner of El Cajon
	Avenue and Iowa street, 373 feet; at the Northwest corner of El Cajon Avenue and Iowa street, 374 feet; at the South-
	least corner of El Cajon Avenue and Iowa street, 374 feet; at the Northeast corner of El Cajon Avenue and Iowa
	street, 375 feet. At a point on the North line of El Cajon Avenue, 156.3 feet East of the
	Northeast corner of El Cajon Avenue and Iowa street, being the Southeast corner of Block 114,—377.6 feet; at a
# PTG . # T S & PT . TOG	point on the South line of El Cajon Avenue, 199.7 feet east of the Southeast corner of El Cajon Avenue and Iowa
الأداميسية كداء	street, being the Northeast corner of Block 115,-377 feet. That the grade of the said El Cajon
mar comme	Avenue between the points fixed by this ordinance shall be of uniform ascent and descent, and that the center line
and and the second	of the said portion of said El Cajon Avenue shall have an average elevation of the opposite curb grades.
	Section 4. That the grade of Meade Avenue in the City of San Diego, Cal- ifornia, be, and the same is hereby es-
	tablished as follows: The elevation of the points herein named to be above the datum line of levels fixed by Ordin-
	ance No. 3 of the ordinances of the City of San Diego, California, entitled, "An
erwere we we man	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 June 30th, 1886, shall be, and the same
Secret of the Control	are hereby fixed as follows: At the Southwest corner of Meade and Cleveland Avenues, 344.8 feet; at
ار بر بر در در	the Northwest corner of Meade and Cleveland Avenues, 344.8 feet; at the Southeast corner of Meade and Cleve-
	land Avenues, 345.6 feet; at the Northeast corner of Meade and Cleveland Avenues, 345.6 feet.
	At the Southwest corner of Meade and Cámpus Avenues, 348 feet; at the Northwest corner of Meade and Cam-
	pus Avenues, 348 feet; at the Southeast corner of Meade and Campus Avenues, 348 feet; at the Northeast corner of
	Meade and Campus Avenues, 348 feet. At the Northwest corner of Meade
! !	and North Avenues, 345 feet; at the Northeast corner of Meade and North Avenues, 344 feet; and at point 80 feet due South of the latter point 344 feet
	due South of the latter point, 344 feet. At the Southwest corner of Meade Avenue and Park Boulevard, 343.2 feet;
- /- /-	at the Northwest corner of Meade Ave- nue and Park Boulevard, 343.2 feet; at the Southeast corner of Meade Avenue
	and Park Boulevard, 342.2 feet; at the Northeast corner of Meade Avenue and Park Boulevard, 342.6 feet; at intersec-
•	

tion of North side of Meade Avenue with Southeasterly side of Mission
Avenue, 343.3 feet. At the Southwest corner of Meade
Amonus and Georgia Street, 344.0 leet,
at the Northwest corner of Meade Avenue and Georgia street, 345.6 feet; at
the Southeast corner of Meade Avenue
Northeast corner of Meade Avenue and
Georgia street, 344.6 feet. At the Southwest corner of Meade
Avenue and Florida street, 310.6 feet; at the Northwest corner of Meade Ave-
nue and Florida street, 311.6 feet; at the Southeast corner of Meade Avenue and
t There's atreet 309 feet; and at the
Northeast corner of Meade Avenue and Florida street, 310 feet.
At the Southwest corner of Meade Avenue and Alabama street, 318 feet; at
the Northwest corner of Meade Avenue
and Alabama street, 319 feet, at the
Alabama street 319 feet: at the North-
east corner of Meade Avenue and Alabama street, 320 feet.
At the Southwest corner of Meade Avenue and Mississippi street, 334 feet;
ot the Northwest corner of Meade Ave-
nue and Mississippi street, 335 feet; at the Southeast corner of Meade Avenue
and Mississippi street, 335 feet; at the Northeast corner of Meade Avenue and
Mississippi street, 336 feet.
At the Southwest corner of Meade Avenue and Louisiana street, 333.4 feet;
at the Northwest corner of Meade Avenue and Louisiana street, 334 feet; at
the Coutheast corner of Meade Avenue
and Louisiana street, 332.8 feet; at the
Louisiana street, 333.4 feet.
At the Southwest corner of Meade
the Northwest corner of Meade Avenue and Texas street, 331.4 feet; at the
gauthoust corner of Meade Avenue and
Texas street, 331.4 feet; at the North- east corner of Meade Avenue and Tex-
as street, 332.4 feet.
At the Southwest corner of Meade Avenue and Arizona street, 342 feet; at
the Northwest corner of Meade Avenue and Arizona street, 343.6 feet; at the
Southeast corner of Meade Avenue and
Arizona street, 343.6 feet; at the North- east corner of Meade Avenue and Ari-
zona street, 345.2 feet. At the Southwest corner of Meade
Aronue and Hamilton street, 369.6 feet;
at the Northwest corner of Meade Ave- nue and Hamilton street, 370.4 feet; at
the Southeast corner of Meade Avenue and Hamilton street, 371.2 feet; at the
Northeast corner of Meade Avenue and
Hamilton street, 372 feet. At the Southwest corner of Meade
Avenue and Oregon street, 376.6 feet; at the Northwest corner of Meade Avenue
land Oregon street, 376.6 feet; at the
Southeast corner of Meade Avenue and Oregon street, 377.2 feet; at the North-
east corner of Meade Avenue and Oregon street, 377.2 feet.
At the Southwest corner of Meade
Avenue and Idaho street, 376 feet; at
and Idaho street, 376 feet; at the South- east corner of Meade Avenue and Idaho
atmost 275.4 feet; at the Northeast cor-
ner of Meade Avenue and Idaho street,
At the Southwest corner of Meade Avenue and Utah street, 368.4 feet; at
the Northwest corner of Meade Ave-
nue and Utah street, 368.4 feet; at the Southeast corner of Meade Avenue and
Utah street, 368 feet; at the Northeast corner of Meade Avenue and Utah
street, 368 feet. At the Southwest corner of Meade
Avonue and Kansas street, 367.2 feet;
at the Northwest corner of Meade Ave-
Southeast corner of Meade Avenue and
east corner of Meade Avenue and Kan-
sas street, 366.8 feet. At the Southwest corner of Meade
Avenue and Nebraska street, 365.6 feet; at the Northwest corner of Meade Ave-
nue and Nebraska street, 366 feet; at
the Southeast corner of Meade Avenue and Nebraska street, 365.6 feet; at the
Northeast corner of Meade Avenue and Nebraska street, 366.2 feet.
At the Southwest corner of Meade Avenue and Ohio street, 373 feet; at the
Northwest corner of Meade Avenue and
Ohio street, 374 feet; at the Southeast corner of Meade Avenue and Ohio
street, 373.6 feet; at the Northeast corner of Meade Avenue and Ohio street,
374.6 feet.
At the Southwest corner of Meade Avenue and Illinois street, 380 feet; at
the Northwest corner of Meade Avenue and Illinois street, 381 feet; at the
Southeast corner of Meade Avenue and
Illinois street, 381 feet; at the North- east corner of Meade Avenue and Illi-
nois street, 382 feet. At the Southwest corner of Meade
Avenue and Iowa street, 382.6 feet; at the Northwest corner of Meade Avenue
and Iowa street, 383.2 feet.
That the grade of the said Meade avenue between the points fixed by this
ordinance shall be of uniform ascent
and descent, and that the center line of the said portion of said Meade Ave-
nue shall have an average elevation of the opposite curb grades.
Section 5. That the grade of Mon- roe Avenue in the City of San Diego,
California, be, and the same is hereby,
established as follows: The elevation of the points herein named to be above
the datum line of levels fixed by Or- dinance No. 3 of the Ordinances of the

said City-of San Diego, California, entitled, "An Ordinance establishing the 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 June 30th, 1886, shall be, and the same are hereby fixed as follows:

At the Southwest corner of Monroe Avenue and Cleveland Avenue, 347.4 feet; at the Northwest corner of Monroe Avenue nad Cleveland Avenue, 347.4 feet; at the Southeast corner of Monroe roe Avenue nad Cleveland Avenue, 347.4 feet; at the Southeast corner of Monroe Avenue and Cleveland Avenue, 348 feet; at the Northeast corner of Monroe Avenue and Cleveland Avenue, 348 feet. At the Southwest corner of Monroe and Campus Avenues, 349 feet; at the Northwest corner of Monroe Avenue and Campus Avenue, 349 feet; at the Southeast corner of Monroe Avenue and Campus Avenue, 349 feet; at the Northeast corner of Monroe Avenue and Campus Avenue, 349 feet; at the Northeast corner of Monroe Avenue and Campus Avenue, 349 feet; at the Northeast corner of Monroe Avenue and Campus Avenue, 349 feet. east corner of Monroe Avenue and Campus Avenue, 349 feet.
At the Southwest corner of Monroe Avenue and North Avenue, 346.8 feet; at the Northwest corner of Monroe Avenue and North Avenue, 347 feet; at the Southeast corner of Monroe Avenue and North Avenue, 346.2 feet; at the Northeast corner of Monroe Avenue and North Avenue, 346.4 feet. North Avenue, 346.4 feet.

At the Southwest corner of Monroe Avenue and Park Boulevard, 345 feet; at the Northwest corner of Monroe Avenue and Park Boulevard, 345.6 feet; at the Southeast corner of Monroe Avenue and Park Boulevard, 345 feet; at the Northeast corner of Monroe Avenue and Park Boulevard, 345.6 feet.

At the Southwest corner of Monroe Avenue and Georgia street, 347.6 feet; at the Northwest corner of Monroe Avenue and Georgia street, 348.2 feet; at the Southeast corner of Monroe Avenue and Georgia street, 348.2 feet; at the Southeast corner of Monroe Avenue and Georgia street, 347 feet; at the North Avenue, 346.4 feet. at the Southeast corner of Monroe Avenue and Georgia street, 347 feet; at the Northeast corner of Monroe Avenue and Georgia street, 347.6 feet. and Georgia street, 347.6 feet.

At the Southwest corner of Monroe Avenue and Florida street, 323 feet; at the Northwest corner of Monroe Avenue and Florida street, 324 feet; at the Southeast corner of Monroe Avenue and Florida street, 321.4 feet; at the Northeast corner of Monroe Avenue and Florida street, 322.4 feet; at intersection of South line of Monroe Avenue with Southeasterly side of Mission Avenue, 322.6 feet; at intersection of North line of Monroe Avenue with Northwesterly side of Mission Avenue, 322.9 feet.

At the Southwest corner of Monroe At the Southwest corner of Monroe At the Southwest corner of Monroe Avenue and Alabama street, 323 feet; at the Northwest corner of Monroe Avenue and Alabama street, 323.6 feet; at the Southeast corner of Monroe Avenue and Alabama street, 324.6 feet; at the Northeast corner of Monroe Avenue and Alabama street, 325.2 feet.

At the Southwest corner of Monroe Avenue and Mississippi street, 339 feet; at the Northwest corner of Monroe Avenue and Mississippi street, 339.6 feet; at the Southeast corner of Monroe Avenue and Mississippi street, 339.6 feet; at the Southeast corner of Monroe Avenue and Mississippi street, 339.6 feet; at the Southeast corner of Monroe Avenue and Mississippi street, 339.6 feet; at the Southeast corner of Monroe Avenue and Mississippi street, 339.6 feet; at the Southeast corner of Monroe Avenue at the Southeast corner of Monroe Aveat the Southeast corner of Monroe Ave-nue and Mississippi street, 339.6 feet; at the Northeast corner of Monroe Avenue and Mississippi street, 340.2 feet. At the Southwest corner of Monroe Avenue and Louisiana street, 338 feet; at the Northwest corner of Monroe Avenue and Louisiana street, 338.6 feet; at the Southeast corner of Monroe Avenue and Louisiana street, 337.4 feet; at the Northeast corner of Monroe Avenue and Louisiana street, 338 feet. At the Southwest corner of Monroe Avenue and Texas street, 338.4 feet; at the Northwest corner of Monroe Avenue and Texas street, 339.4 feet; at the Southeast corner of Monroe Avenue and Texas street, 339 feet; at the Northeast corner of Monroe Avenue and Texas street, 339 feet; at the Northeast corner of Monroe Avenue and Texas street, 339 feet; at the Northeast corner of Monroe Avenue and Texas east corner of Monroe Avenue and Texas street, 340 feet. At the Southwest corner of Monroe At the Southwest corner of Monroe Avenue and Arizona street, 352.4 feet; at the Northwest corner of Monroe Avenue and Arizona street, 354 feet; at the Southeast corner of Monroe Avenue and Arizona street, 354 feet; at the Northeast corner of Monroe and Arizona street, 355.6 feet; at a point on the North side of Monroe Avenue 150 feet East of Arizona street, 370.6 feet; at a point on the South side of Monroe Avenue 150 feet East of Arizona street, 369.6 feet. At the Southwest corner of Monroe Avenue and Hamilton street, 374.6 feet; at the Northwest corner of Monroe Avenue and Hamilton street, 375.2 feet; at the Southeast corner of Monroe Avenue and Hamilton street, 375.4 feet; at the Northeast corner of Monroe Avenue and Hamilton street, 376 feet. At the Southwest corner of Monroe Avenue and Oregon street, 378.2 feet; at the Northwest corner of Monroe Avenue and Oregon street, 378.2 feet; at the Southeast corner of Monroe Avenue and Oregon street, 379 feet; at the Northeast corner of Monroe Avenue and Oregon street, 379 feet. At the Southwest corner of Monroe Avenue and Idaho street, 376.6 feet; at the Northwest corner of Monroe Avenue and Idaho street, 376.6 feet; at the Southeast corner of Monroe Avenue and Idaho street, 376 feet; at the Northeast corner of Monroe Avenue and Idaho street, 376 feet. That the grade of the said Monroe

ſ	Avenue between the points fixed by this
	ordinance shall be of uniform ascent and descent, and that the center line of the said portion of said Monroe Avenue shall have an average elevation of the
er al lan allevilles Annalesamenton inche "mellandustere	opposite curb grades. Section 6. That the grade of Campus Avenue in the City of San Diego, Cali-
Service on the Mark of the Service o	fornia, be, and the same is hereby, es- tablished as follows: The elevation of the points herein named to be above the datum line of levels fixed by Ordin-
	ance No. 3 of the Ordinances of the 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 estab-
, , ,	lishing grades by ordinance," approved June 30th, 1886, shall be, and the same are hereby fixed as follows:
Between the location of the terminal of the second section of the second section of the second section	At the Northwest corner of Park Boulevard and Campus Avenue, 341.4
\$6. T. P. T. V. E. V., THE THE BEST WITHOUT STREET AND ADDRESS AND ADDRESS.	feet; at the Southwest corner of Campus Avenue and Park Boulevard, 341 feet.
\$1.21 C. T T	At the Southwest corner of Campus' Avenue and University Boulevard, 344.4 feet; at the Northwest corner of Campus Avenue and University Boulevard,
a construction and the second and th	345.4 feet: at the Southeast corner of Campus avenue and University Boulevard, 344.4 feet; at the Northeast corner of Campus Avenue and University
and the second s	Boulevard, 345.4 feet. At the Southwest corner of Campus and Tyler Avenues, 341.4 feet; at the
A, MATERIA I VIII. MENINTERET ELANGERENEREN MENINTERIORET IN MENINTERIORET IN MET IN IN IN IN IN IN IN IN IN I	Northwest corner of Campus Avenue and Tyler Avenue, 340.6 feet; at the intersection of North side of Tyler Ave- nue (produced) with East side of Cam-
Makaba 7 , 25 - Total Total Andrews	pus Avenue, 341.6 feet. At the Southwest corner of Campus Avenue and Van Buren Avenue, 344.0
N TO A WINDOW MICH. A CHARGE COMMISSION AND AND AND AND AND AND AND AND AND AN	feet; at the Northwest corner of Cam- pus Avenue and Van Buren Avenue, 344.6 feet. At the Southwest corner of Campus
BLOOK WELLS OF THE SECURE EXPENSES SHEET	At the Southwest corner of Campus Avenue and Meade Avenue, 348 feet; at the Northwest corner of Campus Ave- nue and Meade Avenue, 348.0 feet; at
sector culture and such a new restaurance and the sector of the sector sector of the s	the Southeast corner of Campus Avenue and Meade Avenue, 348 feet; at the Northeast corner of Campus Avenue
ALLESS CONTROL OF THE SECOND CONTROL OF THE SECOND	and Meade Avenue, 348 feet; at a point on the west side of Campus Avenue, 300 feet due North of North side of Meade Avenue, 350 feet; at a point on the East
arada (g. 1997). A saari, 1996 desambanda kalendristi (h. 1867).	side of Campus Avenue, 300 feet due North of North side of Meade Avenue, 350 feet.
en mann authrend deuten das der dem Americans eine vor der der der Schalber immer	At the Southwest corner of Campus Avenue and Monroe Avenue, 349 feet; at the Northwest corner of Campus Avenue and Monroe Avenue, 349 feet;
	at the Southeast corner of Campus Avenue and Monroe Avenue, 349 feet; at the Northeast corner of Campus
and the second s	Avenue and Monroe Avenue, 349 feet. At the Southwest corner of Campus Avenue and Madison Avenue, 352.5 feet; at the Northwest corner of Campus
enterpolated production of a Marco do to " the Albert Marco Sian John Joseph Marco (1994) is a 1990-1990-1990-	at the Northwest corner of Campus, Avenue and Madison Avenue, 353 feet; at the Southeast corner of Campus Avenue and Madison Avenue, 352.5 feet; at
	the Northeast corner of Campus Ave- nue and Madison Avenue, 353 feet. That the grade of said Campus Ave-
	nue between the points fixed by this ordinance shall be of uniform ascent and descent, and that the center line of the said portion of said Campus Ave-
anning allectures . As you are tree and an animone of appropriate super super super super . I want to be super	nue shall have an average elevation of the opposite curb grades. Section 7. That the grade of North
aalinaan ah haa ah	Avenue in the City of San Diego, Cali- fornia, be, and the same is hereby, es- tablished as follows: The elevation of the points herein named to be above
. Walanagan, V aar ay ay	the datum line of levels fixed by Ordin- ance No. 3 of the ordinances of the said City of San Diego, California, entitled,
MEN DE ST. 1887 SPECES SHEET SHEET ST. 1887 THE ST. 1887 SPECESSORY, MAN STANKEN, S. 1888	"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 estab-
ega ngagipamman ing genipilan na akabepinegan alipengan saturnin sati g	Jishing grades by ordinance," approved June 30th, 1886, shall be and the same are hereby fixed as follows:
CR S 9 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -	At the Northwest corner of North Avenue and Meade Avenue, 345 feet; at the Northeast corner of North Avenue
rusanda um si rusus si sistemi de siden antici antici sindici sinci e simila sanda	and Meade Avenue, 344 feet; and at a point 80 feet due South of the last named point, 344 feet.
oomika. Pri kii tii suurisaisauksi ometostoomi ili kiimkaa one sissä sissä	At the Southwest corner of North Avenue and Monroe Avenue, 346.8 feet; at the Northwest corner of North Ave-
TRATE - WIND JAMES C ST 1996 LANGOV NORMANN ANNANCESCHOPPINN SHELL SPECIALISSENSCH	nue and Monroe Avenue, 347 feet; at the Southeast corner of North Avenue and Monroe Avenue, 346.2 feet; at the Northeast corner of North Avenue and
interviende der 12. maart 1820, is 2. companishederweidert, 24 jahre de dij die 1878s v. 1	Monroe Avenue, 346.4 feet. At the Southwest corner of North Avenue and Madison Avenue, 7351.4 feet;
entalistik kering salah ini seria menjada menjada menjada menjada seria seria seria seria seria seria seria se	at the Northwest corner of North Ave- nue and Madison Avenue, 352 feet; at the Southeast corner of North Avenue
eess vers vers vers van	and Madison Avenue, 351.4 feet; at the Northeast corner of North Avenue and Madison Avenue, 352 feet. At the Southwest corner of North
	Avenue and Adams Avenue, 357 feet; at the Northwest corner of North Avenue and Adams Avenue, 357 feet.
manuficiale e calci e com i som superposante di passo i secono com completica	That the grade of the said North Avenue between the points fixed by this ordinance shall be of uniform ascent
and the state of t	and descent, and that the center line of said portion of said North Avenue shall have an average elevation of the opposite curb grades.
appalagaettus generali pienes — Sansa Riskons maantiko kii (1800-1800 (1800-1800) astus es a sistema	Section 8. That all ordinances or parts of ordinances in conflict herewith be, and the same are hereby repealed.
	Section 5. That this ordinance shall take effect and be in force from and after its passage and approval.
	Section 10. That the City Clerk of said City 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."

Stown And. Alderman Alexania. Lunia, Salver, Statos, Jones, Louis, Rudin Leman. Hater and Juga, Hys Alderman. Godfudter, mas en motion of Aldermon Landie adopted by the focuming rate de Jour house autoriques to Book & 3104 ft me The Cettern of Cestoin Muchants, protecting against & fileuns to Muyberg Brow, to sold

Jours Our oluture. A 19198. Laid Joint Revolution or adopted is asferma,

De Messer og the Common Commerce of the Coly of Sources on Jose out the Board of the Source of the of the

Booton Areus Sott sheef and 31st thous and 31st thous and from Shitimed Areune A Goden Areunal and on These street and out theel in the said the offered of City of Janobrays California, he and said doubter he

Airle, and to put pain theater in a good condition for on 31st shood from Goden Aremo Athe Shirmon City

Superutandend of Atrecho, and runan, the desection and to the soludoction of the

In the functions of Mater Apolom, was nead on Afound Revolution, authorizmy Cay Attorney and Spearl Hoter Grammatic Aprepare Contract re

About Alexans Dechusus Indo-work Mount oppermen Serie, dalen Haten Jours Matein Lundyle motion of their man holon, edopted by he following tote,

The Joint Resolution as adapted is as Jollows. Joins Resolution A 1299. Whereas. The City of fau Diego Colifornia, has offered to - purchase of and from the San Diego Hoter Company it system of Water Horks, and of and from the Southern Colifornia Mountain Hater Company ets distributing system, and of and from the Southern Colefornio Mountain Hoter Company a supply of exoter for a period of firs years, austrans to all of which offers har been reciered by this Common ameil Thereas, it is necessary, in order to complete such purchases, that the details of such purchases shall be arranged and Contracts, ordinances, resolutions, and other papers prepared, Therefor, he it resolved by the Common Corneil of the City of fau Diego, California, asfollows. That the special Hater orweitted of the onmon Conneil and the City attorney of said City by, and they are herely anthonized and directed to arrange the ditails to busel forth in contracts for the purchase of the said property from the said respection Companies, and to. prepars and submit to this Common Corneil any Contract which may be necessary to carry out the acceptance of the offer of the City of fan Diego to purchase of and from the San Diego Hater Company its system of water works, also a Contract necessary to carry to purchase of and from the Douthern California Mountain Water Company its distributing system weeessay to carry out the acceptance of the offer of the City of Jandingo. It purchase of and from the fourthing California Mountain Hater Company a supply of water for a period of five years af four cents per one thousand gallons Said Committee & confer with the Jouthern California Hountain Mater Company relative to the societ of deliving of the States and the supply of Nation, and to arrange all other details necessary tomake a Complete Contract and to report

the same to this Common Conneil,

And that the leity Attorney of said City brands

he is herely authorized and directed to prepare

all ordinances necessary to authorize the execution

of said Contracts on behalf of the said City of fandiego,

and also all other ordinances, resolutions, or

other papers that may be necessary to be adopted by

this Council in the issuance of bonds for the purpose

of acquiring said systems of materior the aux said

distributing system, and when so prepare to outsuif

the same to this Common Council,

Thereupon the Goard adjourned until Monday Hornebersht 1900. at 30 MM.

Attest Ger D. Galdman Cy Clerk) Tresident of Alderwan

Adjourned Meeting. Chamber of the Found of Aldermen of the leity of au Diego, California. Normber 26 th 1900.

An agricula meeting of the Toard of Aldermen was held this day of John

Tresent Alderwen. Ferris. Jones. Rainberv. Blochman and Station, and Clerk Vincent.

Absent. Alderwen. Vaher. Stakes. Landis and Ingle.

In the absence of President Fugle. Alderwan Rain-bur is elected President pro-tempor.

A Communication from the City Treasurer and Pax Collector, for fermusoion to use space vacated by the Merchant Stational Dank, was read, and on motion of Alderman Hatson the request was denied.

The Petition of N. S. Seyes for authority to sell a Cooking utensil, inthoug license, was read and on mation, referred to the Joint Health and Morals Committee,

The Petition of Seo Journeay for the use of land in the City Park, was read, and on meation referred to the Joint Committee of theets Stighnoys and Parks.

A communication from the League of Colifornia Municipalities, was read and on nextion referred to the Joint Finance Committee,

A. Petition for a low arm electric light at the corner of 2ª rC Streets, was read and on motion referred to the Joint Committee of Gas reachine Lights

Mercon, it is agreed by and between the pertue Arouse forty acres house) cure the hear 660 feet of Fluckes Lot 1333, and of Thebay Late 1340, 1326, 1326, 1394 1998 1999 Lexerts the Medony and aun foldencound of Guster (1332. The Mest one had of Educator muning purposes to the Businest a Calletin Composition on the 19th day of August 1899 executed alleans Muny Justras, the lost offendrys, a numerical The Chain auch trumatury a lease of land for them in Surboses The paid Inducases as adopted is as follows. Area, c'hue Aleany Alleman Laken, Loure K'Ale, and Malory park Ardenase mas adopted by the followy rate, Aby. Adenas. Erme, Jones, Rumbon, Erdunas. purposes, holdby Rudinant Hinard and Lucaid. ducause tenumetry leave of lang to numiny A measage from the Mayor trausmilling an or Ar no 4900.
Als said report of the Committee use ou making Geo, At Mirtan M.H.C. Leston JON, Churchen Emember, up source Comments by Lours Comments by the wormen that the withing the protection of the Color of t Lemay for Dartingge, He following reports of the Ey Janko In the matter of the Chitica of ME Carter Abouse af The attent of the attent of Maple which to be a Course our Hit Sheet, at Maple sheet was head, and so motion the attent was ground,

to ducous coal, betroloum, or titum upon said lande

in paying quantities within one year from the date of said lease, and,

Whereas, the said lessees have wholly failed to dire over the said minerals, on any one of them, and

Wheras, mor than one gear from the date of said lease to-ris, from August 19th 1899, has expired.

Now Therefore but of the Common Conneil of the Cut of San Diego, as follows.

Dection 1. That the said leave entered into and dated on the 17th day of august 1899. by and between the lity of Jaudieys, California, the lessor, and It D. Studeworth O.E. W. Horrard and A. Aline and as leaves of Gueblo Las 1331. He West one half of Bueblo Lots 1340, 1331. 1325. 1324. 1298. 1297 (except the misterly forty ares there of) and the Kest 660 feet of Bueblo Las 1333. of the Pueblo Lands of the City of Jan Diego, Californies, ba. and the same is herely terminated and declared to be henceforth of no effect.

That this ordinance shall take effect and be in force from and after its passage,

Aldeman Natoon mores that a Committee ba request said Found truck with this Pound. in Joint Commettee of the Male for the Consideration of an Ordinance Calling and providing for a special election to be held on January 12th 1901, for the purpose of outruitting to the qualified electors, twelver certain proposals travers the Charter, and for the purpose of selecting officers and poeling places of said election, which motion was adopted,

Committee. Alderneen Hotson and Jones who now, retire,

Upon the setum of said Committee they inform the

Soone, that the Grand of believates an now ready the Grand of the Grand of the Committee of the about during the committee of the Committee, for the the consociation of the consociation

At his hune, after first, did being and Chemical South of Minder out the Williams out the Minder out the Williams and his hough and the Williams and his wife was the Williams out to conduction, and and conduction the Williams of the Wash of Ecount and the Clark the Williams of the Clark the Williams of the Williams of the Country of the Country

Thereword the Grand adjunct muth Guestay Am

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The Rinbow of the Gound of Aleman

The own Joint Revolution in adopted is as Johnson Saker, Ataka. Beakuau aud Argle, Albany Aldermani, Lemis Jeus, Rounku: Loudre and Matorn, Aye Alderman. Josephuny work aux chitus, and of At Matham I great the of Mayle, was Thoughon a found resolution authorized may a and the Cetitions granted of first hother maps and Anthury, and Aleband he hearthof the first soft but of Alasta when the hearthat from the Committee to whom they kearlean repenses, and the Centura grounds On motion of Alemandu Jones the Lethins In the absence of Greecheny dryle Alderman Alasend, Aldennen, Saler Hakes, Bushusu Angles, Fresch Albernum. Lenne, Jonos, Roundons Jandie, Jonos, Manuscut, auch Maloon, Gundander, Au adjund meeting of the Frank of Aleman Chamber of the Grand of Georges. Confirmed of the last of flowers. Confirmed Minumber soy the 1900. Africand Meeting

Thesent Merman Gerra, Joues Bourder aud Motorn. John Storke Brake Meduran Angle. Upon re-avocallying. The following were At the time a recese of the number was such burbose, These often said centificates who tryles with the sour Superintendant of Thesto, who track record feeling made in paid graining spains street deed of said broporty, the runner of said proporty continued of cultury and saw Third thest has been so graded between Daid forthe to wour to the said Charles of Chark Soung the Intuition and the Monthernand, neapesturing the owners offendage he and he is heary directed to soft he grades The thouse By Engineer of the our City dust profeshy Heury Acutram and M. O. Hodernot to ouners of of paid Ett, and at the experies of the paid Thaves, ditant the official grade thereby parch hereby the day bound according douth live of Maple others to the full weath Housey and lying douth of the druth hime of Shull Shoot auch the side of Maple that, to grade that operation of Third sheet and the theet, in the Ety of sources of real property fritting should and the south sinds De it Booker, Org He Common Coment.
of the Offer forming is strong to John your traus in thouse it thereway the Outware Jount (Roadutur Hor) 1981.

Ou motion au Ordinance Colling and providing for a special Election in and for the City of funding State of California, to be held on Saturday the 12th day of January 1901 and for the purpose of submitting to the gralified electors of the said City of faustrigo tirelir Centain proposals to amend the Charter of said City, and for appointing officers and providing places for holding said lection, was read and adapted by the following

Aye Alderman Ferris, Jones, Rainborr. Landis and Watson.

Hoes Noul,

Absent Aldermen Taker, Hakes, Blockman aux Ingle,

The said Ordinance as adopted is as

on the 29th day of October, 1900, approved on the 31st day of October, 1900, describe and set forth twelve (12) certain proposals to amend the Charter of the said City of San Diego, which said ordinance was and its in the words and figures following, to-wit:

wit:
ORDINANCE NO. 839.
An Ordinance Proposing Amendments to the Charter of the City of San Diego, California, Providing for the Publication thereof, and Describing and Setting Forth Such Amendments, Which Are as Follows:

as Follows:
Amending sub-section 58 of Section 1 of Chapter 2 of Article 2 of said Charter, relative to incurring indebtedness.
Repealing Article 4 of said Charter, relative to a Police Court.
Amending said Charter by adding Section 20 of Chapter 1 of Article 5, relative to the powers of the Board of Public Works over any system of water works owned by the city.
Amending Chapter 2 of Article 5 of said Charter, relative to improvement of streets.

said Charter, relative to simple the streets.

Repealing Chapter 3 of Article 5 of said Charter, relative to street improvement districts.

Amending Chapter 4 of Article 5 of said Charter, relative to the opening of laws streets. said Charter, relative to the special said Charter, relative to water commissional charter cha

said Charter, relative to water commissioners.

Anending Section 12 of Chapter 2 of Article 6 of said Charter, relative to incurring indebtedness.

Amending Section 13 of Chapter 2 of Article 6 of said Charter, relative to issuing bonds.

Repealing Section 15 of Chapter 2 of Article 6 of said Charter, relative to depositing city funds in a bank.

Amending Article 8 of said Charter, relative to public library.

Amending Section 15 of Chapter 2 of Article 11, relative to a police court.

Whereas, in accordance with the provisions of Section 8 of Article 11 of the Constitution of the State of California, the City of San Diego, a municipal cor-

poration in the County of San Diego, State of California, framed a charter which was duly ratified by the vote of the people of said City at a special election held for that purpose on the second day of March, 1889, which charter was duly approved by the Legislature of the State of California, on the 16th day of March, 1889, by a joint resolution, entitled, "Senate Joint Resolution, entitled, "Senate Joint Resolution, No. 5, approving the Charter of the "City of San Diego in San Diego County," California, voted for and ratified by the "qualified voters of said City at a special "election held therein for that purpose "on the second day of March, 1889, and, Whereas, the said Charter of the said City of San Diego, ratified and approved as aforesaid, has now been in force for more than two years since its said adôption and approval without being amended; and

Whereas, it is hereby proposed by the legislative authority of the said City of San Diego, in accordance with the farther provisions of said Section 8 of Article 11 of the Constitution of the State of California, to amend the said charter and to submit such amendments to the electors of the said City of San Diego for ratification at a special election to be called for such purpose.

Now, therefore, be it ordained, by the Common Council of the City of San Diego, as follows:

Section 1. That the following amendments to the said City of San Diego, California, as prepared and proposed by the legislative authority of said City, be, and they are hereby proposed to be submitted, separately, to the qualified electors of said City for their ratification or rejection at a special election to be hereafter called and held in said City of San Diego, and said amendments shall be submitted separately, at said special election, in pursuance of the provisions of Section 8 of Article 11 of the Constitution of the State of California, which proposed amendments to said Charter are as follows, to-wit:

That sub-section 53 of Section 1 of Chapter 2 of Article 2 of the said Charter fornia be amended so as to read as follows:

53. To incur an indebtedness exceeding the revenue for any fiscal year in case of great public calamity or danger, such as earthquakes, confiagrations, pestilence, invasion, or any other great or unforeseen emergency. The ordinance for such purpose must be passed by the affirmative vote of two-thirds of tree members of each Board, and be approved by the Mayor. Before or at the time of incurring such indebtedness provision shall be made, for the collection of an annual tax sufficient to pay the interest on such indebtedness as it falls due, and also to constitute a sinking fund for the payment of the principal thereof, within forty years from the time of contracting the same. No such indebtedness shall be incurred without the assent of two-thirds of the qualified electors of said City, voting at an election held for that purpose.

This amendment herein proposed shall be and shall be known and designated as electors of said City, voting at an election held for that purpose.

This amendment herein proposed shall be, and shall be known and designated as Amendment Number 1 to the Charter of the said City of San Diego, California, and, if ratified by the electors voting at said election, shall be in force and take effect immediately after its approval by the legislature of the State of California. That Article 4 of the said Charter of the said City of San Diego, California, be, and the same is hereby repealed.

This amendment herein proposed shall be, and shall be known and designated as Amendment Number 2 to the Charter of the said City of San Diego, California, and, if ratified by the electors voting at said election, shall be in force and take effect immediately after its approval by the Legislature of the State of California. That said Charter be amended by adding thereto Section 26 of Chapter 1 of Article 5, which section shall read as follows:

Section 26. The Board of Public Works shall have full contract and That said Charter be amended by adding thereto Section 26 of Chapter 1 of Article 5, which section shall read as follows:

Section 26. The Board of Public Works shall have full control and management of any system of water works of which the said City of San Diego may become the owner or acquire the possession thereof by lease, and the collections of the revenues therefrom under such regulations by ordinance as the Common Council may from time to time enact, but the fixing of water rates shall remain with the Common Council. All contracts for other public work and material shall remain with the Said Board of Public Work and material shall remain by the said Board of Public Work and all pay-rolls and all accounts where the same shall first be passed upon by the said Board of Public Wirk Committee.

This amendment herein proposed shall be, and shall be known and designated as Améndment Number 3 to the Charter of the said City of San Diego, California, and, if ratified by the electors voting at said election, shall be in force and take effect immediately after its approval by the Legislature of the Said City of San Diego, California, be, and the same is hereby amended to read as follows:

Chapter 2. The mode and manner for the improvement of streets, lanes, alleys, places or courts in this city, where an assessment is leyled for the payment of any part or portion of the expense therefor, shall be as prescribed by the general law of the State of California, and, if ratified by the country and the same is hereby places or courts in municipality. The said City of San Diego, California, be and the same is hereby places or courts in municipality and the said City of San Diego, California, be and the same is hereby places or courts in municipality. The country of the said City of San Diego, California, be and the same is hereby repealed.

This amendment herein proposed shall be, and shall be known a taken.
This amendment herein proposed shall be, and shall be known and designated as Amendment Number 6 to the Charter of the said City of San Diego, California, and, if ratified by the electors voting at

said election, shall be in force and take	,
effect immediately after its approval by the Legislature of the State of California. That Chapter 6 of Article 5 of the said	,
That Chapter 6 of Article 5 of the said Charter of the said City of San Dlego, California, be, and the same is hereby	AND THE STATE OF STAT
repealed. This amendment herein proposed shall be, and shall be known and designated as	,
Amondment Number 7 to the Charter	######################################
of the said City of San Diego, California, and, if ratified by the electors voting at said election, shall be in force and take offect immediately after its approval by	
offect immediately after its approval by the Legislature of the State of California. That Section 12 of Chapter 2 of Article	
6 of the said Charter of the said City of San Diego, California, be amended so as to read as follows:	
not for any purpose contract debts or li-	
abilities, except in pursuance of law, nor shall such indebtedness or liabilities ex-	
ceed, in any fiscal year, the income and revenue provided for such year, without the assent of two-thirds of the qualified	•
electors of the said City, voting at an election to be held for that purpose, nor	MAKEL A ZED A MAKET - A . M. AMMEREL VANNAMEN ACTION PERSONNEL
unless before or at the time of incurring such indebtedness, provision shall be made for the collection of an annual tax	
sufficient to pay the interest on such in- debtedness, as it falls due, and also to con-	
stitute a sinking fund for the payment of the principal thereof on or before matur- ity, which shall not exceed forty years	
from the time of contracting the same, and proceed in accordance with the gen-	
eral law of the State of California, in force at the time proceedings are taken for the incurring of such indebtedness,	
providing how bonded debts may be created. Any indebtedness or liability in-	MINIMA, IMPLICATION - YEAR AMBRICA, S. M. SECTIONAL PROPERTY SECTION AND ARRESTS.
curred contrary to this provision shall be void; and all contracts, authorizations,	
allowances, payments, and liabilities to pay, made or attempted to be made in violation of this provision shall be ab-	William Committee and The Committee of Manager (1996) A State of Committee of Commi
violation of this provision shall be ab- solutely void, and shall never be the foun- dation or basis of a claim against the	
treasury of said city; and all officers of said city are charged with notice of the condition of the city treasury, and extent	
condition of the city treasury, and extent of the claims against the same. This amendment herein proposed, shall	
be, and shall be known and designated as Amendment Number 8 to the Charter of the said City of San Diego California	
of the said City of San Diego, California, and, if ratified by the electors voting at said election, shall be in force and take effect immediately after its approval by the Legislature of the State of California. That Section 13 of Chapter 2 of Article	s dellar i di i i i i i della di i i i della di
effect immediately after its approval by the Legislature of the State of California.	
That Section 13 of Chapter 2 of Article 6 of the said Charter of the said City of San Diego, California, be amended so as	THE RESIDENCE AND DATE OF THE STREET OF THE STREET OF THE STREET OF THE STREET, AND ADDRESS.
to read as follows: Section 13. Whenever the Common Council shall determine that the public	
interest or necessity demands the acquisition, construction, or completion of	APP MALE DAY . AND EAST OF THE PROPERTY OF THE
any municipal buildings, bridges, sewers, water works, water rights, reservoir sites,	
rights of way for pipes, aqueducts, flumes, or other conduits, or any other property or appliances suitable or proper for sup-	E. S. San, class M. A. C. School, Class. J. S. E. W. Stale, C. St. & Martin School, School and Company and a compa
plying said city or its inhabitants with water, or other municipal improvements,	
the cost of which will be too great to be paid out of the ordinary annual income and revenue of said city, the said Com-	PROPERTY AND THE PROPERTY AND THE PROPERTY AND AND ADMINISTRATION ADMINISTRATION AND ADMINISTRATION ADMINISTRATION ADMINISTRATION AND ADMINISTRATION ADMINISTR
mon Council may contract bonded in- debtedness for said purposes or any of	
them, and the proceedings taken for in- curring such indebtedness shall be in ac- cordance with the mode and manner	ACCUMANCE STATE CONTRACTOR STATE OF THE STAT
prescribed by the provisions of the gen- eral laws of the State of California, rel-	
ative to incurring bonded indebtedness by municipalities, in force at the time such proceedings are taken. Said Com-	to the commence of the second
mon Council may also contract bonded indebtedness for any other purpose au-	and the second section of the second second second second section second
thorized by this charter or the general law of the State of California, provided, that the proceedings taken therefor shall	
bo in accordance with the provisions of the general law in force at the time such proceedings are taken.	
This amendment herein proposed, shall be, and shall be known and designated as	
Amendment Number 9 to the Charter of the said City of San Diego, California, and, if ratified by the electors voting at	MR SAN From Front Security and ST 11 (F) Mayor 1971 IN SECURE COMP. AND AND
said election, shall be in force and take effect immediately after its approval by	
the Legislature of the State of California. That Section 15 of Chapter 2 of Article 6 of the said Charter of the said City of San Diego, California, be and the same is	Appropriate in X 1.2 to time 1 registrate and appropriate for the property of
hereby repealed.	
This amendment herein proposed, shall be, and shall be known and designated as Amendment Number 10 to the Charter	COMMENSATE STREET, STR
of the said City of San Diego, California, and, if ratified by the electors voting at said election, shall be in force and take	
said election, shall be in force and take effect immediately after its approval by the Legislature of the State of California.	
the said City of San Diego, California,	
be, and the same is hereby amended to read as follows:	
ARTICLE VIII. SAN DIEGO PUBLIC LIBRARY.	100 100 100 100 100 100 100 100 100 100
The Public Library and reading room shall be governed and controlled by a	
board of five trustees who shall be elected in the same manner and at the same time as other city officials are elected, and shall	a gradualisticusere villusorerende (d., 1946), america billioner, Jermanes a stabilisticalistic
hold office for the term of two years and until their successors are elected and	
qualified. Said library and reading room shall be governed and controlled by the provisions of an act of the Legislature	C TOTAL TO LANCE THE LADRE WILL MAKE WHILE WHEN PROPERTY AND A N
of the State of California, entitled, "An act to establish free public libraries and	
reading rooms," approved April 26, 1880, and the powers and duties of said board of trustees shall be as in said act pre-	47". "HERBELD ELLOWS
scribed. This amendment herein proposed shall	
be, and shall be known and designated as Amendment Number 11 to the Charter of the said City of San Diego, California,	MRE COMMENDE AND ARREST VICENCE AND AND AND ARREST COLOR OF THE PROPERTY AND AND ARREST ARREST AND ARREST AND ARREST AND ARREST AND ARREST AND ARREST AND ARREST ARREST AND ARREST AND ARRE
and, if ratified by the electors voting at said election, shall be in force and take	
effect immediately after its approval by the Legislature of the State of California. That there be enacted and added to said	
Charter the following provisions which shall be known as Article XI of said Charter, and that said Charter be, and the	THE STREET OF THE STREET STREET, STREET STREET, STREET
Charter, and that said Charter be, and the same is hereby amended so as to include Article XI, which shall read as follows:	ı
ARTICLE XI. JUDICIAL DEPARTMENT OF THE	MANAGEMENT CONTACT CON
POLICE COURT. Section 1. A police court is hereby es	
tablished in the City of San Diego, California, to be held by the Police Judge.	
who shall be appointed by the Mayor of the said City of San Diego, to hold office for the term of two years from the first	
Monday in May of each odd year, and un- til his successor is appointed and qualified.	
The Mayor of the said City of San Diego shall have power to appoint a Police Judge immediately after the approval of	
from his qualification until the first Mon-	\$ 4 March 2 and the state of th
day in May, 1901, and until his successor is appointed and qualified. Said court shall always be open on all judicial days,	
and upon non-judicial days said court shall be open for the following purposes:	AND
1. To give, upon its request, instruc- tions to a jury when deliberating on their verdict.	
2. To receive a verdlct or discharge a jury.	The state of the s
3. For the exercise of the powers of a magistrate in a criminal action, or in a proceeding of a criminal nature.	
The bond of the Police Judge shall be two thousand and five hundred dollars	,
and before taking office he shall take, subscribe, and file with the City, Clerk	

the following oath: "I do hereby solemnly swear (or affirm) that I will support the Constitution of the United States and the Constitution of the State of Culfornia, and that I will faithfully discharge the duties of the office of Police Judge to the best of my ability." The salary of the Police Judge shall be fixed by the Common Council in the same manner that the salaries of other officers of the City are fixed.

Section 2. The Police Court shall have jurisdiction of the following public offenses committed within the City of San Diego.

First—Petit larceny.

Second—Assault or battery not charged to him the discharge of his officers of the the discharge of his officers, and the been committed with such intent as to make the offense a fellow;

Third—Breaches of the peace, riots, affrays, committing unlawful injury to property, and all misdemeanors punishable by a fine not exceeding five hundred dollars, or by imprisonment not exceeding six months, or by both such fine and imprisonment;

Fourth—All proceedings respecting vagrancy, lewd or disorderly persons;

Fifth—Of all proceedings for the violation of any ordinance of the said City of San Diego, both civil and criminal;

Sixth—Except as sherein otherwise provided: said court, or any judge thereof shall have the same powers in all criminal actions, cases, examinations and proceedings as are now or may hereafter be conferred by law upon justices of the peace. Said court shall also have civil jurisdiction:

1. In actions arising on contract for the recovery of money only, if the sum claimed, exclusive of interest, does not amount to three hundred dollars.

2. In actions for damages, canning on injuring personal property, for injury to real property where no issue is raised by the verified answer of sever the possession of personal property, if the value of such property does not amount to three hundred dollars.

3. In actions to recover the possession of personal property if the value of such property does not amount to three hundred dollars.

5. That the said P claimed does not exceed two hundred dollars.

2. In actions to enforce and foreclose liens on personal property where neither the amount of the liens nor the value of the property amounts to three hundred dollars. But the jurisdiction of said Police Court shall not in any case trench upon the jurisdiction of any Superior Court in the State of California, nor extend to any action or proceedings against ships, exsetis, or boats for the recovery of seaman's wages, for a voyage performed in whole or in part without the waters of this State.

Section 3. Any Justice of the Peace of said City, who may be designated in writing by the Mayor thereof for the purpose, shall have power to preside in and hold the Folice Court of said City in cases in which the Folice Judge is a party, or in which he is directly interested, or when the Police Judge is related to either party by consangularity or affinity within the third degree; and also in the case of the sickness or temporary absence of the Police Judge, and also in the case of the sickness or temporary absence or inability, the Justice so designated shall act as Police Judge, and shall have and exercise all the powers, jurisdiction, and authority which are, or may be by law, conferred upon said Police Court or Police Judge.

Section 4. The Judge of said Police Court shall also have power to hear cases for examination, and may commit and hold the offender to bail for trial in the proper court, and may try, convict, or acquirt, and carry his judgment into execution, as the case may require, according to law; and to punish persons guilty of contempt of court, and shall have power to issue warrants of arrest in case of a criminal prosecution for the violation of a City ordinance, as well as in the case of the violation of the criminal law of the State; also to administer oaths, to issue all warrants of arrest, subpoenas, wenires, writs, executions, attachments, and all other processes necessary to the full and proper exercise of his powers and jurisdiction in all trials or exa **6** permission of the court and a terror is sustained.

The judge of said Court shall try all cases as speedily as possible, and must refuse continuances after the first calling of a case for trial except upon affidavit showing good cause therefor.

Section 7. The City Attorney shall presecute all cases for the violation of any ordinance of the said City of San Diego, both in the Police Court and on appeal therefrom to the Superior Court. Section 8. In all cases when the Police Court is authorized to impose a fine or imprisonment, or both, upon persons convicted in said court for the violation of

any ordinance of said City, the said Police	7
Court may sentence the offender to he	· i
imprisoned in the city jail of said city, and may, in case of imposing a fine, embrace	. !
l as part of the sentence that, in default of	
the payment of such fine, the defendant shall be imprisoned in said city jail at the rate of two dollars a day until such fine	•
rate of two dollars a day until such fine	
is satisfied. In all cases when the Police Court is authorized to impose a fine or	• 1
imprisonment, or both, upon persons con- victed in said Court for the violation of	. I
any provision of the general law of the	
State of California, the said Police Court	
may sentence the offender to be impris- oned in the county jail of the County of	
San Diego, and may, in case of imposing	. 1
a fine, embrace as part of the sentence that in default of the payment of said	4 14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
nne, the defendant shall be imprisoned in	1
sald county jail at the rate of two dollars a day until such fine is satisfied.	
t Section 9. The Court shall have a sect	
to De provided by the Otity and continue	
transcripts of the Police Judge's docket, and the seal of his Court shall be evidence	
in any Court of the State of the contents	1
of the docket; and all warrants and other processes issued out of said Court, and	
all acts done by said Police Judge under	•
IIS Seal, Shall have the same force and	·
validity, in any part of this State, as though issued or done by any Court of	
Record of this State.	l .
Section 10. The Police Judge shall, on the first Monday of each month, make	•
to the Common Council a full verified va-	4 1- 444-44-4-4-4-4-4-4-4-4-4-4-4-4-4-4-
port of all cases tried in his Court during the preceding month, of all fines imposed	
and collected, and of all fines imposed and	
not collected, and of all forfeitures, and of all moneys collected by him on behalf of	
I said city, and all the same time shall now	
into the City Treasury all fines collected for the violation of any edinance of said	ار
half of the City for such month. Section H. The Chief of Police, or any	
policeman of said City, is hereby author-	
policeman of said City, is hereby authorized, empowered, and directed to serve,	
execute; and return any and all notices, warrants of arrest, and all processes di- rected to him by the Police Leterof sold	•
City, and to arrest all persons accused, or guity, of the violation of any city or-	
dinance, or of any public offense. Section 12. The interest which any inhabitant of said Citymen have in	
habitant of said City may have in a pen-	
habitant of said City may have in a pen- alty for the breach of an ordinance of said City shall not discuss the control of	
itant in act as judge in the said minan-	
any prosecution to recover the penalty.	
any prosecution to recover the penalty. Section 13. The Police Judge of said Police Court shall have, and he is hereby given jurisdiction, and it is hereby made his duty to try without a jury award.	
given jurisdiction, and it is hereby made	
charged with the attitute a jury, persons	
ceed one hundred and fifty dollars, or imprisonment in the city jail for a period not exceeding second, and the control of the	
not exceeding seventy-five days, or both such fine and imprisonment; also persons	
	4
demeanors of a similar character. Section 14. All criminal proceedings	
People of the Siste of California	
Section 15. Al! moneys arising from fines imposed and collected for the violation of the City collected for the violation of the viola	
lation of the City ordinances of said City	
shall be paid into the City Treasury of said City.	~
This amendment herein proposed shall	
This amendment herein proposed shall be, and shall be known and designated as Amendment Number 12 to the Charter of	
the said City of San Diego, California,	
the said City of San Diego, California, and, if ratified by the electors voting at said election, shall be in force and take effect immediately after its approval by the Legislature of the State of California. Section 2. That the above and force is a	
effect immediately after its approval by	
Section 2. That the above and foregoin	
proposed amendments to the Charter of the said City of San Diego, California, and each one of them, be published for twenty (20) days in the San Diego Union and Daily Bee a daily newsponer of con	
and each one of them, be published for	
Diego, California, immediately after the approval of this ordinance, and that the	•
approval of this ordinance, and that the City Clerk of the said City of San Diego. California, be, and he is hereby	
authorized and directed to cause said	
amendments, and each one of them, to be published in the said San Diego Union and	
Daily Bee for a period of twenty (20) days immediately after the approval of this	
Section 3. That this ordinance shall take effect and be in force from and after	
its passage and approval. Section 4. That the City Clerk of the said City of San Diego California had	
dinance, to publish or cause the same to	•
be published, twenty (20) times in the City	
the San Diego Union and Daily Rep	
official newspaper of said City, to-wit, the San Diego Union and Daily Bee. Passed and adopted by the Board of Delegates of the City of San Diego, California, this 24th day of Cather 2006.	•
fornia, this 29th day of October, 1900, and	
formia, this 29th day of October, 1900, and signed in open session thereof by the President of said Board October 29th, 1990.	
F. W. BARNES,	
President of the Board of Delegates of the City of San Diego, California.	
Fassed and adopted by the Peaus of I	
fornia, this 22d day of October, 1900, and signed in open session thereof by the President of said Board October 29th, 1900.	•
President of said Board October 29th, 1900. GEO. B. WATSON, President Pro Tem of the Board of Alderman of the City of the Board of Alderman of the City of the Board of Alderman of the City of the Ci	
President Pro Tem of the Board of Al-	•
fornia.	
I hereby approve the foregoing ordi-	
nance this 31st day of October 1900. EDWIN M. CAPPS	
(Seal) Attest:	ACTIVITY OF THE PROPERTY OF TH
GEO. D. GOLDMAN,	
And, whereas, the legislative authority of said City of San Diego, by said Ordinance Numbered \$220.	•
of said City of San Diego, by said Or-	
dinance Numbered 839, under and pursuant to the said Section 8 of Article 11 of the Constitution of the Set States 621	
the Constitution of the Said State of Cal-	
ifornia proposed certain amendments to the said Charter of said City, which or- dinance was adopted by more than a ma- jority vote of all the members of each	
jority vote of all the members of each	
	,
and by the passage and adoption of said Ordinance Numbered 839, provide that	
said proposed amendments should be sub- mitted to the qualified electors of said	
mitted to the qualified electors of said City separately, for their ratification or rejection at a special election to be thereafter called and held within said City.	
and their within said City.	
And Wrares oil of gold	9
for at least twenty (20) days in the City official newspaper of said City, to-wit, the San Diego Union and Dally Bee, which is a dally newspaper printed.	
which is a dally newspaper printed and	
which is a daily newspaper printed and published and of general circulation in said City, which publication has been made as required by law and by the provisions of said Ordinance Number 839, which publication commences with the publication commences with the publication commences.	
made as required by law and by the pro-	
which publication commended Number 839,	•
second (2nd) day of Mayorshar 7000	
And whereas it is the desire and and	
pose of the legislative authority of said City of San Diego to submit the said	
proposals to the qualified electron	
proposals to the qualified electors of the said City of San Diego at a special election hereby called and to be held for that	
tion hereby called and to be held for that purpose in said City on Saturday, the 12th	
purpose in said City on Saturday, the 12th day of January, 1901, for their ratification or rejection.	
Now, therefore he it ordained by the	
Common Council of the City of San Diego, as follows:	
LVALV, IT S.	THE COURSE OF STREET

Section 1. That a special election in and for the City of Sam Diego, County of San Diego. State of California, be and the same is hereby Called for, and said special election will be held in said City of San Diego on Saturday, the 12th day of January, 1901, for the purpose of submitting, separately, to the qualified electors of said City of San Diego, each of the aforesaid twelve (12) proposals to amend the Charter of said City, for their ratification or rejection.

Section 2. That the City Clerk of the said City of San Diego be, and he is hereby, authorized and directed to provide for each of the Municipal Election Precincts hereinafter mentioned, not less than one hundred tickets for every fifty (50) or fraction of fifty (50) electors registered in such election precinct, which hallots shall be prepared, printed, furnished and distributed as prescribed and provided by law, and each ballot used at said election must contain, printed thereon in addition to such other matter as may be required by law, the following general form for each of said Amendments: "Shall the proposed Amendment Number, to the Charter of the City, of San Diego, State of California, be ratified?", giving the number of the proposed Amendment and at the right of said words, the words "Yes," and "No," in square spaces, the word "yes" to be in the top square and the word "no" in the square below, and to the right of each of said squares containing the words "yes" and "no" shall be a blank square space, as follows, to-wit:

Shall the proposed Amendment Number One to the Shall the proposed Amend-ment Number One to the Charter of the City of San Diego, State of California, be ratified? Shall the proposed Amend-ment Number Two to the Charter of the City of San Diego, State of California, be ratified? Yes. No. Shall the proposed Amendment Number Three to the Charter of the City of San Diego, State of California, bo ratified? Yes No Shall the proposed Amend-ment Number Four to the Charter of the City of San Diego, State of California, be ratified? Yes No. Shall the proposed Amend-ment Number Five to the Charter of the City of San Diego, Staté of California, be ratified? Yes. No. Shall the proposed Amend-ment Number Six to the Charter of the City of San Diego, State of California, be ratified? Yes No. Shall the proposed Amendment Number Seven to the Charter of the City of San Diego, State of California, be ratified? Yes. No. Shall the proposed Amendment Number Eight to the Charter of the City of San Diego, State of California, be ratified?

Shall the proposed Amendment Number Nine to the Charter of the City of San Diego, State of California, be ratified? Yes. No. No. Shall the proposed Amend-ment Number Ten of the Charter of the City of San Diego, State of California, be ratified? Shall the proposed Amendment Number Eleven to the Charter of the City of San Diego, State of California, be ratified? Yes. Νo. Shall the proposed Amend-ment Number Twelve to the Charter of the City of Sam Diego, State of California, be ratified? Yes. Charter of the City of San Diego, State of California, No. be ratified?

To vote to ratify any of said proposed amendments to said Charter the voter shall stamp a cross (X) in the square on the right-hand margin of his ballot after and opposite the word "Yes," which follows and is opposite the proposition to be voted upon, and after such ballot shall be so stamped and deposited in the proper ballot box it shall, be canvassed and counted as a vote for and in favor of the ratification of each of the proposed amendments so voted on: and any voter who desired to vote against the ratification of any of the said proposed amendments shall stamp a cross (X) in the square on the right-hand margin of his ballot after and opposite the word "no" which follows and is opposite the proposition to be voted on; and after such ballot shall be so stamped and deposited in the proper box it shall be canvassed and counted as a vote against the ratification of the amendment so voted on; said ballot shall also have printed thereon instructions for voting as follows: "To vote to ratify any of said proposed amendments to said charter the voter shall stamp a cross (X) in the square on the right-hand margin of the ballot after and opposite the word 'yes' which follows and is opposite the voter shall stamp a cross (X) in the square on the right-hand margin of the ballot after and opposite the word 'yes' which follows and is opposite the word 'no' which follows and is opposite the ratification of any of said proposed amendments the voter shall stamp a cross (X) in the square on the right-hand margin of the ba in the afternoon of the same day, when the polls shall be closed.

Section 5. That for the purpose of said special election the said City of San Diego is hereby districted and subdivided into twenty. (20) émunicipal election precincts numbered consecutively from one (1) to twenty (20) both inclusive, the exterior boundaries of which are hereinafter set forth and each of said precincts shall be known as "Municipal Election Precinct Number ———," with the appropriate number inserted in consecutive order.

Section 6. That said voting precincts and the places or polling places therein at which the polls in such precincts will be open on said day of said special election in said City shall be and are hereby established, created and designated as herelnafter set forth; and the following named persons, electors in their respective municipal election precincts, are hereby appointed officers of election to act as a Board of Election in their respective precincts and polling places next preceding their names, to-wit:

MUNICIPAL ELECTION PRECINCT NUMBER ONE.

Municipal Election Precinct Number One shall consist of all that portion of the First Ward of the said City, as described in Section 2 of Ordinance Number 479 of the Ordinances of said City of San Diego, entitled "An Ordinance to re-district the City of San Diego, California, into Nine (9) wards and to divide each of such wards into precincts," approved December 6th, 1887, within the following boundaries, wiz.: Commencing at the northwest corner of Pueblo Lot Number 1197; thence east to the eastern boundary line of the City of San Diego; thence southeasterly along said boundary line to its intersection with the north line of Pueblo Lot Number 1850; thence westerly along the southern boundary line of the First Ward to its intersection with the boundary line between Pueblo Lots Number 1832 and 1133; thence north to the south line of Pueblo Lot Number 1105; thence westerly to the southwest corner of said Pueblo Lot 1105; thence northerly to the northeast corner of Pueblo Lot Number 1104; thence westerly to the boundary line between Pueblo Lots Number 1175 and 1176; thence westerly to the northeast corner of Pueblo Lot Number 1197 and the place of beginning.

The polling place of said Municipal Election Precinct Number 1997 and the place of beginning.

The polling place of said Municipal Election Precinct Number One shall be at Schroeppell's store; and the election officers, of said precinct shall be as follows: Judges, J. L. Sennett and F. C. Hyers; Inspectors, T. G. Jones and Geo. Butler; Clerks, A. E. Dodson and A. G. Nason; Ballot Clerks, J. Z. Tucker and W. S. Wright. MUNICIPAL ELECTION PRECINCT NUMBER ONE. Clerks, A. E. Dodson and A. G. Nason; Ballot Clerks, J. Z. Tucker and W. S. Wright.

MUNICIPAL ELECTION PRECINCT

NUMBER TWO.

Municipal Election Precinct Number Two shall consist of all that portion of the said First Ward of said City, within the following boundaries, viz.:

Commencing at a point where the south line of Pueblo Lot Number 1208 intersects the shore of False Bay; thence cast to the northeast corner of Pueblo Lot Number 1196; thence south to the north line of Pueblo Lot Number 1104; thence easterly to the northeast corner of Pueblo Lot Number 1105; thence easterly to the northeast corner of Pueblo Lot Number 1105; thence easterly to the northeast corner of Pueblo Lot Number 1105; thence easterly to the northeast corner of Pueblo Lot Number 1105; thence easterly to the northeast corner of Pueblo Lot Number 1105; thence easterly to the northeast corner of Pueblo Lot Number 1105; thence following the south line of the said First Ward westerly and southwesterly to the Bay of San Diego; thence following the Bay shore to the line between Pueblo Lots Number 230 and 231; thence northwesterly on said line to False Bay; thence following the easterly Bay shore line of said False Bay to the place of beginning.

The polling place of said Municipal Election Precinct Number Two shall be at Pat O'Neil's house; and the election officers of said precinct shall be as follows: Judges, J. W. Connors, and M. O'Neil; Inspectors, Frank Peters and F. J. Stewart: Clerks, Geo. Minter and Geo. Lyons, Ballot Clerks, J. P. Jones and M. Altamirano.

MUNICIPAL ELECTION PRECINCT NUMBER THREE. MUNICIPAL ELECTION PRECINCT NUMBER THREE.

Municipal Election Precinct Number Three shall consist of all that portion of said First Ward of said City lying southwest of the southwest line of Forty Acre Range of Pueblo Lots numbered from 214 to 231.

The polling place of said Municipal Election Precinct Number. Three shall be at Town Hall, Roseville; and the election officers of said precinct shall be as follows:

Judges, C. M. Cliff and A. E. Dixon; Inspectors, D. W. Frew and Geo. H. Crippen; Clerks, J. M. Howells and Geo. Eaton; Ballot Clerks, D. F. Huff and Wm. Fraley.

MUNICIPAL ELECTION PRECINCT NUMBER THREE. on; Ballot Clerks, D. F. Huff and Wm. Fraley.

MUNICIPAL ELECTION PRECINCT NUMBER FOUR.

Municipal Election Precinct Number Four shall consist of all that portion of the said First Ward of said City within the following described boundaries, viz.:

Commencing at the intersection of the north line of Pueblo Lot Number 1200 with the eastern boundary line of said City; thence west to False Bay; thence along the north and west shore of said False Bay to the Pacific Ocean; thence along the shore of the Pacific Ocean; thence along the shore of the Pacific Ocean to its intersection with the eastern boundary line of said City; thence southeasterly along the eastern boundary line of said City to its intersection with the northern boundary line of beginning.

The polling place of said Municipal Election Precinct Number Four shall be at Barnes' Packing House; and the election officers of said precinct shall be as follows:

Judges, E. Snyder and J. Kennedy; Inspectors, Fred Scripps and John Martin: follows:
Judges, E. Snyder and J. Kennedy; Inspectors, Fred Scripps and John Martin; Clerks, Paul Chase and C. L. Holliday; Ballot Clerks, O. Gridley and S. Berkebile. bile. MUNICIPAL · ELECTION PRECINCT NUMBER FIVE.

Municipal Election Precinct Municipal Election Precinct Number Five shall consist of all that portion of the Second Ward of said City of San Diego, as described in Section's of said Ordinance Number 479 of the Ordinances of said City of San Diego, lying east of the center line of First Street.

The polling place of said Municipal Election Precinct Number Five shall be at Alta Stables; and the election officers of said precinct shall be as follows:

Judgas, W. P. Stone and R. H. Dalton; Inspectors, F. A. Conover and H. E. Mills; Clerks, E. C. Hinkle and R. Meredeath Jones: Ballot Clerks, J. F. Brooks and Jos. Mulvey.

MUNICIPAL ELECTION PRECINCT NUMBER SIX. NUMBER SIX.

Municipal Election Precinct Number Six shall consist of all that, portion of said Second Ward of said City lying west of the center line of First street.

The polling place of said Municipal Election Precinct Number Six shall be at Barn near southeast corner Union and Cedar streets; and the election officers of said precinct shall be as follws:

Judges, H. K. Hefileman and Ed Dougherty; Inspectors, A. D. Haight and Thos. Tighe; Clerks, W. E. Little and F. J. Barnes; Ballot Clerks, Collins Gillmore and E. S. Taylor.

MUNICIPAL ELECTION PRECINCT MUNICIPAL ELECTION PRECINCT

NUMBER SEVEN.

Municipal Election Precinct Number Seven shall consist of all that portion of the Third Ward of said City as described in Section 4.0 f said Ordinance Number 479 of the Ordinances of said City, lying east of the center-line of First street.

The polling place of said Municipal Election Precinct Number Seven shall be at 1248 Fifth street; and the election officers of said precinct shall be as follows:
Judges, G. G. Bradt and F. Zoebel; Inspectors, G. R. Russell and J. J. Schliemer, Clerks, J. W. Burns and O. S. Holden; Ballot Clerks, Don Stewart and Andrew Randall.

MUNICIPAL ELECTION PRECINCT
NUMBER EIGHT.
Municipal Election Precinct Number
Eight shall consist of all that portion of

the said Third Ward of said City lying west of the center line of First street. The polling place of said Municipal Election Precinct Number Eight shall be at Lundquist Hall, corner of State and B streets; and the election officers of said precinct shall be as follows:
Judges, H. H. Williams and J. D. Palmer; Inspectors, A. B. McAuliff and M. Schiller; Clerks, C. A. Nagle and A. L. Whitson; Ballot Clerks, R. P. Guinan and C. E. Turner.
MUNICIPAL ELECTION PRECINCT NUMBER NINE. MUNICIPAL ELECTION PRECINCT

NUMBER NINE.

Municipal Election Precinct Number
Nine shall consist of all that portion of
the Fourth Ward of said City as described
in Section 5 of said Ordinance Number
479 of the Ordinances of said City, lying
east of the center line of Tenth street
were such Tenth street extended north to
the northern boundary line of said Fourth
Ward.

The political of the content of the con the northern boundary line of said routing Ward.

The polling place of said Municipal Election Precinct Number Nine shall be at 2225 C street, between Thirteenth and Fourteenth streets; and the election officers of said precinct shall be as follows:
Judges, A. C. Mouser and S. W. Kroff; Inspectors, J. S. Harbison and Al Roberts; Clerks, R. J. Blair and Archie Sullivan; Ballot Clerks, A. B. Cunningham and Frank H. Mouser.

MUNICIPAL ELECTION PRECINCT NUMBER TEN. NUMBER TEN.

Municipal Election Precinct Number Ten shall consist of all that portion of said Fourth Ward lying west of the center line of Tenth street were such Tenth street extended north to the northern boundary line of said Fourth Ward. The polling place of said Municipal Election Precinct Number Ten shall be at 1241 Fifth street, between "A" and "B" streets; and the election officers of said precinct shall be as follows:

Judges, J. H. Smith and W. A. Fay; Inspectors, T. R. Gay and G. F. Eaton; Clerks, J. H. Simpson and Fred Fanning; Ballot Clerks, E. L. Matot and I. N. McFarland.

MUNICIPAL ELECTION PRECINCT MUNIGIPAL ELECTION PRECINCT

NUMBER ELEVEN.

Municipal Election Precinct Number Eleven shall consist of all that portion of the Fifth Ward of said City as described in Section 6 of said Ordinance Number 479 of the Ordinances of said City, lying east of the center line of First street, were such center line extended as far south as the southern boundary line of said City.

The polling place of said Municipal Election Precinct Number Eleven shall be at 1033 "F" street; and the election officers of said precinct shall be as follows:

Judges, J. W. Thomas and R. Schiller; Inspectors, E. W. Elliott and S. Schiller; Clerks, A. D. Jordan and W. L. Likens; Ballot Clerks, L. A. Chandler and C. H. Cook.

MUNICIPAL ELECTION PRECINCA MUNICIPAL ELECTION PRECINCT Ballot Cierks, L. A. Chandler and C. H. Cook.

MUNTCIPAL ELECTION PRECINCT

NUMBER TWELVE.

Municipal Election Precinct Number
Twelve shall consist of all that portion of
the said Fifth Ward of said City lying
west of the center line of First street,
were such center line extended as far
south as the southern boundary line of
the said City.

Tho polling place of said Municipal
Election Precinct Number Twelve shall
be at 819 Columbia street; and the election
officers of said precinct shall be as follows:

Judges, John F. Sinks and Charles Peterson; Inspectors, J. H. Rice and James
White; Clerks, Robt. Steadman and R.
W. Taylor; Ballot Clerks, D. L. Marrs and
A. C. Johnstone.

MUNICIPAL ELECTION PRECINCT MUNICIPAL ELECTION PRECINCT
NUMBER THIRTEEN.
Municipal Election Precinct Number
Thirteen shall consist of all that portion
of the Sixth Ward of said City as described in Section 7 of the said Ordinance
Number 479 of the Ordinances of said City
of San Diego, lying north of the center
line of H street.
The polling place of said Municipal Election Precinct Number Thirteen shall be at
Minneapolis Building, Seventh street, between "F" and "G" streets; and the election officers of said precinct shall be as
follows:
Judges, N. D. Tichenor and Benjamin MUNICIPAL ELECTION PRECINCT follows:
Judges, N. D. Tichenor and Benjamin Lake; Inspectors, Oscar Creekmore and B. D. Day; Clerks, Geo. W. Lawrence and E. T. Blackmer; Ballot Clerks, J. O. Robart and T. J. Dowell.
MUNICIPAL ELECTION PRECINCT NUMBER FOURTEEN. Municipal Election Precinct Number Fourteen shall consist of all that portion of the said Sixth Ward of said City lying south of the center line of H street.

The polling place of said Municipal Election Precinct Number Fourteen shall be at northwest corner of Seventh and "J" streets; and the election officers of said precinct shall be as follows:

Judges, Eugene DeBurn and J. D. Woodruff; Inspectors, H. M. Hoagland and Jos, Mullender; Clerks, John Schrimpl and E. B. Gifford; Ballot Clerks, Patrick Walsh and A. V. Heinrich.

MUNICIPAL ELECTION PRECINCT NUMBER FIFTEEN. Municipal Election Precinct Number Fifteen shall consist of all that portion of the Seventh Ward of said City as described in Section 8 of said Ordinance Number 479 of the Ordinances of said City, lying east of the center line of Sixteenth street. NUMBER FIFTEEN. street.

The polling place of said Municipal Election Precinct Number Fifteen shall be at 629 Sixteenth street; and the election officers of said precinct shall be as follows: Judges, John Falkenstein and Chas, H. Brown: Inspectors, Jason Dickey and John S. Hill; Clerks, Thos. J. Jones and Alexander Smith; Ballot Clerks, Geo. H. Limebeck and Hill Costley.

MUNICIPAL ELECTION PRECINCT NUMBER SIXTEEN NUMBER SIXTEEN. Municipal Election Precinct Number Sixteen shall consist of all that portion of the said Seventh Ward of said City lying west of the center line of Sixteenth street The polling place of said Municipal Elec-tion Precinct Number Sixteen shall be at mortheast corner of Tenth and "F" streets; and the election officers of said precinct shall be as follows: "Judges, F. W. Stewart and John A. Buckner; Inspectors, Thos. J. Daley and Edwin F. Wells; Clerks, Frank S. Banks and George F. Hess; Ballot Clerks, F. W. Goodbody and W. E. Agard. MUNICIPAL ELECTION PRECINCT MUNICIPAL ELECTION PRECINCT NUMBER SEVENTEEN. NUMBER SEVENTEEN.

Municipal Election Precinct Number Seventeen shall consist of all that portion of the Eighth Ward of said City as described in Section 2 of said Ordinances Number 479 of the Ordinances of said City, lying east of the center line of Sixteenth street.

The polling place of said Municipal Election Precinct Number Seventeen shall be at Bergland's store, Sixteenth and "K" streets; and the election officers of said precinct shall be as follows:

, .			
Judges: Theodore! Olsen and Ben, T. Fredericks; Inspectors, Andrew H. Kurth and James McInnis, Clerks, Solon Bryan and T. R. Grandstoff; Ballot Clerks, C. N. Massacher, C.			
and T. R. Grandstaff, Ballot Clerks, C. N. Morehouse and G. M. Churchill, MUNICIPAL ELECTION PRECINCT	,		
NUMBER EIGHTEEN.			d management of the state of th
Eighteen shall consist of all that portion of said Eighth Ward of said City, lying west of the center line of Sixteenth			
The polling place of said Municipal Elec-	•		
The polling place of said Municipal Elec- tion Precinct: Number Eighteen shall be at Northrup Building. "K" street, be- tween: Fourteenth and Fifteenth streets; and the lection Electronic States.			
shall be as follows:			•
Judges, Wm. C. Hunt and H. Schul- thelss; Inspectors, Wm. Reupsch and C. Lickert: Clerks, C. S. Alverson and Geo, Wade; Ballot Clerks, A. A. McGuffle and I. D. Snedecor.			CANADA CA
MUNICIPAL ELECTION PRECINCT			
NUMBER NINETEEN. Municipal Election Precinct Number			AAAAA MAAAA
of the Ninth Ward of said City as described in Section 10 of the said Ordinance Num.			
ling east of the center line of Twenty-			,
The polling place of said Municipal Elec-		···· ,	Market War State Co. T. Thomas of The Co.
at Spileman's Building, northwest corner of Twenty-ninth street and National avenue; and the election officers of said			
Judges, Benjamin Newman and F. F. McCracken Unspectors, Alfred Butler and			ONE TO THE PROPERTY OF THE PARTY OF THE PART
H. P. Whitney, Ballot Clerks, S. W.			ENGLY TO THE ACTUAL ACTUAL OF A SECURITY OF
MUNICIPAL ELECTION PRECINCT NUMBER TWENTY.			
Municipal Election Precinct Number Twenty shall consist of all that portion of			4. · ¥
said Ninth Ward of said City lying west of the center line of Twenty-eighth street.			
The polling place of said Municipal Elec- tion Precinct Number Twenty shall be at Twenty-fifth street and Logan avenue; and the election officers of said precinct			
Judges, J. S. Pollock and C. Gorham; Inspectors, J. O. W. Paine and Jas. Ver- gon; Clerks, E. B. Spileman and P. H. Nyhan; Ballot Clerks, E. M. Denny and C. W. Weaver			
Said Minicipal Election Descine Street	•		* Comp. Comp. Description of the Company of the Com
ber One being the same as the First Pre- cinct of the First Ward; said, Municipal Election Precinct Number Two being the same as the second precinct of the First Ward:			
same as the second precinct of the First Ward; said Municipal Election Precinct Number Three, being			:
the same as the Third Pre-			*
Election Precinct Number Four being the same as the Fourth Precinct of the First Ward; said Municipal Election Precinct			•
same as the Fourth Precinct of the First Ward; said Municipal Election Precinct Number Five being the same as the First Precinct of the Second Ward; said Municipal Election; Precinct Number Six being the same as the Second Precinct of the Second Ward; said Municipal Election Precinct Number Seven being the same as			AN AND REAL PROPERTY OF THE PARTY OF THE PAR
ng the same as the Second Precinct of the Second Ward; said Municipal Election Precinct Number Seven being the same as			
ne First Precinct of the Third Ward; said Municipal Election Precinct Number Eight being the same as the Second Pre-			
cinct of the Third Ward; said Municipal Election Precinct Number Nine being the same as the First Precinct of the Fount			-
the Second Ward; said Municipal Election Precinct Number Seven being the same as the First Precinct of the Third Ward; said Municipal Election Precinct Number Eight being the same as the Second Precinct of the Third Ward; said Municipal Election Precinct Number Nine being the same as the First Precinct of the Fourth Ward; said Municipal Election Precinct Number Ten being the same as the First Precinct Number Ten being the same as the Second Precinct Number Ten being the same as the First Precinct of the Fourth Ward; said Municipal Election Precinct Number Eleven being the same as the First Precinct of the Fifth Ward; said Municipal Election Precinct of the Fifth Ward; said Municipal Election Precinct Number Twelve being the same as the Second Precinct of the Fifth Ward; said Municipal Election Precinct Number Thirteen being the same as the First Precinct of the Sixth Ward; said Municipal Election Precinct Number Election Precinct State Second			
Municipal Election Precinct Number Eleven being the same as the First Pre-			
Election Precinct Number Twelve being the same as the Second Precinct of the			
elleth Ward; said Municipal Election Pre- elnet Number Thirteen being the same as the First Precinct of the Sixth Ward;			
aid Municipal Election Precinct Number Courteen being the same as the Second Precinct of the Sixth Ward: said Municipal Second			THE CONTRACTOR AND THE PARTY OF THE SPECIAL PROPERTY O
cipal Election Precinct Number Fifteen being the same as the First Precinct of the Seventh Yard: said Municipal Elec-			
aid Municipal Election Precinct Number Fourteen being the same as the Second-Precinct of the Sixth Ward; said Municipal Election Precinct Number Fifteen being the same as the First Precinct of the Seventh Vard; said Municipal Election Precinct Number Sixteen being the same as the Second Precinct of the Seventh Ward; said Municipal Election Precinct Number Seventeen being the same is the First Precinct of the Eighth Ward; said Municipal Election Precinct Number Seventeen being the same is the First Precinct of the Eighth Ward; said Municipal Election Precinct Number Elighteen being the same as the Second		•	Control of the contro
inct Number Seventeen being the same sathe First Precinct of the Eighth Ward;			
	•		
recinct of the Eighth Ward; said Muni- ipal Election, Precinct Number Nineteen being the same as the First Precinct of the Ninth Ward; said Municipal Election Precinct			
Ward; said Municipal Election Precinct Number Twenty being the same as the Second Precinct of the Ninth Ward; as			
Number Twenty being the same as the Second Precinct of the Ninth Ward; as he said precincts respectively stood and existed for the holding and at the time of holding the last preceding general State election in the year 1900, and as the same now exists	•		K. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
TO IT CALIBORN.			** - * 202.5 - 6 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7 - 7
Section 7. That the City Clerk of the aid City of San Diego, be, and he is ereby directed, authorized and instructed			,
o publish or cause to be published in the			WHATCH CO. C.
tewspaper printed; published and circulated, in the said City of San Diego, Country of San Diego, Country of San Diego, Country of San Diego, State of California, Country of San Diego, State of California, Country of San Diego, State of California, Country, 1901, a notice of such piecial election, and to cause to be posted to each place of election hereinbefore set			
2thiday of January, 1901, a notice of such pecial election, and to cause to be posted to each place of election beginning as			
special election a notice of such election	•		
and a copy of this Ordinance, which no- ice of special election shall recite the ime, place and purpose of holding said special Election, and be signed and given			,
by the City Clerk as hereinbefore spec- fied, and as required by law.	,		
Section 8. That the officers of said elec- ion hereinbefore named and designated, nust; prior to entering upon their re-			
pective duties, each take and subscribe he oath of office prescribed by law for			
such offices, and in case any of the offi- ers of election so designated and ap- pointed shall fall to attend at the opening			
of the polls on the morning of said elec- ion, the electors of the municipal elec- ion precinct present at that hour shall			and Wilde St. Co. of Mark St. Spring year and A substitute of the St. Spring year
old their places by appointing other com- betent persons.			
Section 19. That this ordinance shall ake effect and be in force from and after ts passage and approval. Section 10. That the City Clerk of the			
said City of San Diego be, and he is here- by, directed, authorized and instructed			
mmediately, after, the approval of this Ordinance, to publish or cause to be pub- ished this Ordinance three (3) times in the City official newspaper of said City;	-		4 Mary Mary Mary 1997
See and to publish or cause to be pub-			all and the second seco
ished this Ordinance (12) times in the said City official newspaper of said City, to- wit, the San DiegotUnion and Daily Ree			
mmediately prior to the said day of elec- ion, viz.: the 12th day of January, 1901.			

at this time a necess of fire minutes was

Regular Meeting Chamber of the Toard of Aldermen of the leits of facilities Racifornics December 3 a 1900. A regular meeting of the Goard of Aldermen was held this day of 30 M. President Sugle presiding. Present Alderwen Taker. Hakes Rainbow. Landis Blockman Hatson andrigle, and Clerk Vincent, Absent Aldernen Gerris, and Jones A commencation from the City Attorney transmitting an Ordinance Exprising Mater Companies to file verified statements of the Jusines for the fiscal year 1900, was read, and fleen their At this time Alderman derris enters and took his seal in the Board Thereupon an ordinance requiring thater Companies of file verified statements of their business for the year 1900, was read and on motion of Aldirman Blochman adopted by the following vate. Agl Alderwen, Ferris, Taken Hakes, Prawbow Landis. Alvehman. Hatson and Ingle, Aves Anil. Absent Alderman. Jones

The said Ordinance as adopted is as follows.

Ordinance No. 851.

An Ordinance Requiring Each and Every Corporation, Company, or Person Supplying Water to the City of San Diezo, California, or to the Inhabitants Thereof, to Furnish to the Common Council of Said City in the Month of January, 1901, a Detailed and Verified Statement, Showing the Name of Each Water Rate Payer, His or Her Place of Residence, and the Amount Paid for Water by Each of Such Water Rate Payers During the Year Preceeding the Date of Such Statement, and Also Showing All Revenue Derived from All Sources, and an Itemized Statement of Expenditures Made for Supplying Water During said Time, in Pursuance to the Provisions of an Act of the Legislature of the State of California, Approved March 7th, 1881. Statutes of 1881, Page 51.

Be it ordained, by the Common Council of the City of San Diego, as follows:
Section 1. That the San Diego Water Company and the Southern California Mountain Water Company, corporations, duly organized and existing under and by virtue of the laws of the State of California, and the United Water Supply Company, and each and every other corporation, company, or person supplying water to the City of San Diego, or to the inhabitants thereof, be, and each of them is hereby required to furnish to the Common Council of the said City of San Diego in the month of January, 1901, a detailed statement, verified by the oath of the President and Secretary of such corporation or company, or of such person, as the case may be, showing the name of each water rate payer, his or her place of residence, and the amount paid for water by each of such water rate payers during the year preceeding the date of such statement, and also showing all revenues derived from all sources, and an itemized statement of expenditures made for supplying water during said time; said statement/to be made and time; said statement/to be made and furnished in accordance with and pursuant to the provisions of an Act of the Legislature of the State of California, entitled, "An act to enable the "Board of Supervisors, Town Council, "Proving of Aldermen, or other legisla-"Board of Aldermen, or other legisla-"tive body of any City and County, "City or Town, to obtain data and in-"formation from any corporation, com-"pany, or person supplying water to "such City and County, City or Town," requiring such Boards, Town Council, "or other legislative body to perform "the duties prescribed by Section 1 of "Article 14 of the Constitution, and "prescribing penalties for the non-per-"formance of such duties," approved March 7th, 1881.

Section 2. That accompanying such statement described and specified in section 1 hereof, every such corporation, company, or person shall furnish a detailed statement in the month of January, 1901, to the Common Council, verified in like manner as the said statement mentioned in section 1 hereof, showing the amount of money actually expended, annually, since the said corporation, company, or person so furnishing water commenced business, in the purchase, construction, and maintenance, respectively, of the property necessary to carry on its business, and also all the gross cash receipts annually for the same period from all sources, such statement to be made and furnished in accordance with, and in pursuance of the provisions of the said Act of the Legislature of the State of California, above described.

Section 3. That the City Clerk of said City be, and he is hereby directed, immediately after the passage, approval, and publication of this ordinance, to serve a copy of the same upon each and every corporation, company, or person supplying water to the said City of San Diego or to the inhabitants thereof. Section 4. That this ordinance shall take effect and be in force from and

after its passage and approval.

Section 5. That the City Clerk of the said City of San Diego, be, and he is hereby 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 Joint revolution granting permission to Henry W. Putuam to grant East half of Third Shipmin Maple to a point 100 feet South of Maple Street was read and on motion of alderman

Grahming of source the flesh with the source sup-continuous of their who shall were such been string Medium, the own of our fourt forthe the minutes of which of sour long, he source of the source of the source work to the agreement of the grave point and when a death along to some others that the faith of the Court for the sound others that by your within the sound lines, the officers grass shows, sound the lest of femine and so here out to be of heart from to be the form of heart from the front of the form of the f De it Rosens, By the Common Commiss of Joseph Robertun Shibis, The our fourt, Resolution as adopted in asfections. dres done. Jone. Jone. Aye Alesman Janes Sales, Asker, Rawien Sales and Hake adopted by Kefolluny rate.

Certificate in a book Kept in his office for that

A commentain from the lity Clerk reporting sale of Lease of Land to Lockyer totathen an was read and ordered files.

Thereupon and Ordinance Confirming sale of Lease of Land to Lockyer and Stuthman for Agricultural and grozing purposes, was read and on motion of Alderman Hatson, adopted by the following vote,

Aye Aldennen Ferris, Taker, Stakes, Prainton, Lanais, Blockman, Hatson and Ingle,

Avas Aone, Absent Alderman Jones,

The said Ordinance as adopted is as follows. Ordinance No852.

Aw Ordinance Confirming the sale of a Cestain lease of Land belonging to the lety of Sandiego, California for Agricultural and ground supposes, Whereas the Common Conneil of the lity of fandinance of Said Cety, entitled "An Ordinance for the Ordinance of Said Cety, entitled "An Ordinance for the sale of the lease of Jueblo Lot 1353 and Tueblo Lot 1856 in the City of fandings Colifornia for the term of two years from the 18th day of December 1900, for agricultural and ground purposes," approved October 30th 1900, direction and ground purposes, approved October 30th 1900, direction and ground purposes, approved October 30th 1900, direction and ground purposes, approved October 30th of a Certain lease of Certain rese property, hermafter described, and Mereas, it appears that in pursuance of the provisions of said Ordinance No 800, of the Ordinances of said City, the City Clerk of the Said City of Jambiego Caused notice of the time and place

Of the holding of said sale to be published in the Dan Diego Union and Daily See, the City official new poper. Of the said City of faudiego, for a period of three weeks frim to the making of said sale and that said property was situated in the leity of Jan Diego, loguety of Sau Diego, State of Colifornia, and in said notice described as follows, to wife Tueblo Lof numbered 1353, and Tueblo Lot munkered 1355. of the Pueble Lands of the leit of fair Diego, Colifornia: said lots to be leased for agricultural and grozing purposes only, as specified in said Ordinance No 837, and of the said lity Clerk of the said lity of face Diego, Colifornia, that the sale of said property in smade on the 3° day of December 1900. at the time and flace specified in said notice, and in accordance thereinth, and in accordance with the terms and Conditions therein Contained, and Levers, Said, fregord declared that at said sale lederard Timer Lickyer and Milliam Stuthmann breame the purchosers of said leave of said land for agricultural (\$100.00) Dollars, they being the highest and best bridges Therefore and the sain sure of One Annared (\$100.00) Dollows, bring the highest and best own bid thereby and if appearing that all the requirements of the said Ordinance Aossy Law been fully Complied with, and that the said sale was made at the time and place and in the manner provided for by said ordinance and by said notice of sale, Therefore Se it Ordained. By the Common Conneil of the City of fan Diego as fallows. Section 1. That the sale of said leave of said land hereintefor described, be and the same is hereby approved and Confermed, and the Mayor of the Daia City of fau Diego California be and he is herely authorized empowered and directed for and on brhalf, as the act aux deed, and in the name of the said City of Jaudieyo, California to sign, executi. acknowledge and deliver a lease of the said

The report of the Oxference from he month of some of the month Dection 3. The ordered the ordered obed the offers of and offers from free from and offers to present after offers. Gestun 2. And all ordenouses or parts of ordenouses in southed herewith he and the same an houly uponly ling Thousand of the said ling offeredays, delivered with the said Canara Surver Lockyer and Thillean Statheren should gay or an cause to be pourl the said surver of lue shundred (\$100.00) dollars to the that the oaid leave shall not be executed and of the said and directed that and he execution of the Thought and directed that he execution of the said thought offering that, his organisms and the expression soul of the said all of your provided. which said loas of land for mining purposes includes the land lover describe, the he ly lless for numy purposes, houtofor modely and between the last of faming last of lasters and Juffing Bougarof, holosos, heaving date of letakes or Kigoo. in ouch Chaimanas do By and Judgest Att from -wow and Endutions of the Contain Loos of land that tenus and constitues contained and sol forth Educate Survey Les des Malliam Stutturum Thethe Let mundown 1353 and 1355 to the oad

The people of the Et Golder July for the mouth of the mouth of the bound of the descent for fines and files and files

inder granted es aux on motion of alderman states the petition A sommered from Hopmall in relation to extension of his Motuness heaves, was need

A communication from Prof Skyle for authority testablish a life saving station on the Bay of San Diego, was read, and operation granted. A message from the Mayor transmitting a request of the auditor and assessor for temporary deputies It assist in making the assessment and assess-- went Rolls for the year 1901 and recomending that the sawe by granted was read and filled. The application of the auditor and assesson for temporory deputies to assist in marking to assessment and assessment rolls for 1901. yos read and on motion of Alderman Laudis the request was grantel. Thereupon an Ordinance authorizing the auditor and assessor to appoint temporory Deputies tomake the assessment and assessof Alderman Hatson adopted by the following vote, Aye. Alderman. Ferris, Taker, Stakes. Rainborn Landis, Alrohman. Matson and Absent Alderman. Jones. The said Ordinance as adopted is as follows. Ordinance AD 853. Au ordinance authorizing the ay anaton and assessor to appoint temporory Deputies to assist making the assessment and assessment Roll of the leity for the fiscal year 1901 and fixing their Compusation, Council of the City of Sandings, as follows

Ashen relature to the Sheet has been of the bold are somethed of the follows to be the follow of the found of they from the block has been of they from the block has been by my the block that have of suntaint that they are hands Join asolution de 1783 The pure fourt Reachter as adopted is as follows They, drue Absent Alexanden Jines. Appe, Aleenmen, Lenn, Ader, Arther, Parishon Janus, Archurun, Hatson, aut Africk herewithing becaused the processing has broken me nood, weared the following rote, Detron 3. The the ordered ober take affect and the offers and the four dud offer and after four out of the foundation 190! Solution 2, That the Compensation of part tumporary deputies about he as the hold of deruity fin absent per month, pergable outs of the hold of youngether axexxumy hall is dempeted. answerment nod of the Out for the funds year 1901.

Can be diapened with without fested by the charles out

of the Cag, they about he die charges by the charles out not ex eserting eight in number duning oug out nienth, to execused in niething the accommong and he is herely unthough to append turberary deputies. Detury! That the Off Shutter and account to and

set aside and vacated.

A Joint revolution permitting folgielen to remore a tree in front of the oremises now recupies by him on Front their between Can affect, was read and ow motion of Alderman Stakes, adopted by the following vate,

Åge Aldernew,

Ferris, Paber, Stakes, Painbow, Lauris, Derchman, Hatson and Ingle,

choes And.

Absent Alderman Jones,

The said Joins Resolution as adopted is as follows,

Joins Resolution A 1284,

Geit resolved. By the Common Conneil of the City of Sandrigo, as follows.

The Spermission he and is hereby granted to J. Refielen to cut down and remove a tree located in front of the primises now occupied by him, said residence bring on Front Street between "Cana D" Sheets, in the leity of fan Diego

California,

The application of Polyillen for pennish tonstruck a Concrete sidewalk and Reamora Curbin, on Front Street, was read and on nection of Alderman Slochman, devices.

The communication from John Hork.

protesting against leasing Tuever Lox

1329 to the G-Boker, and offening to pay the
City Fifteen Doelons for the rise Asaia log for
one year from February 125 1901, was read and
referred to the City Lanas Committee.

Ow motion of Aldenwau Stakes if is ordered that when the Board organisms of organisms with Monday December 19th 1964 at 7 0000.

Thereupon a Resolution was adopted in mation of Aldwern Stakes, giving the Consent of the Board to the Board of Delegates to agine until Montay. December 18th 1900 of 7h 30 PM.

Thereupon a Resolution of without to Grade of Street from 7th to 14 th Streets, was read and owner of Alderman Alochman was adopted by the following vate,

Aye Aldernew. Ferris, Taber, Stakes, Painton Lanais, Alochman, Hatson and

Noes Noul,

Absent Aldernew. Jones,

The said Resolution as adopted is as follows,

Resolution of Intention

Diego, California, to order the following street work to be done in said city,

That that portion of "A" street in the City of San Diego, California, from the east line of Seventh street to the west line of Fourteenth street and the sidewalks thereof, excepting, however, the intersection of the said "A" street with Eighth street, and the intersection of said "A" street with Nirth street, and the intersection of said "A" street with Tenth street, and the inter-section of said "A" street with Eleventh street, and the intersection of said 'A" street with Twelfth street, and the intersection of said "A" street with Thirteenth street, be graded to the official grade thereof in accordance with the specifications therefor as contained in ordinance No. 349 of the ordinance of the said city of San Diego, approved February 11th, 1896.

The San Diego Union and Daily Bee, a daily newspaper printed and circulated in said City of San Diego, 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 for six days in the manner and by the persons

The Clerk of said City of San Diego is hereby directed to post this resolution of intention conspicuously for two days at or near the chamber door of said Common Council, and to publish the same by two insertlons in said daily newspaper in the manner required by

At the time She mation of Aldernean Arker, as being in ground to be a days in ground to be days in ground to the mount of the and the mount of the main of a frame of the mount of the los at 7° ON.

The motion of the mation to a freely with mount of the los at 7° ON.

The whom the draw adjourned to a freely we make the draw and the mount of the los of the with the draw and the mount of the los of the white motion was adjourned to the white motion and the same advotes.

Several in give for the Good of Selegates to so good of the Good of Selegates to adjust and should be so of the Good of the work of the Good of the weak of the sound of the weak of the w

After June due Shies Greadung Ingle die able of Le are of let Leur to Edward Junes Lockyriaus sole of Le are of let Leur to Edward Junes Lockyriaus the ludden and Hosever to appoint tourpormy deputies sound the asserment and lesevertund Cost for 190! and and Charanaus and lesevertund State Grupomes of the gran 1900, burness for the year 1900,

The til the the fourth as and me soul, requiredly the till the following and making following rate,

Appe Aleuman, Linia Jahr Araka, Raudon, Malon Waldage, Sancio, Alachum, Haton Waldage, Sancio, Alachum, Haton Waldage, Alachum, Aras.

The pain Acordition as near is as force one.

Jour Awalum as Martin MoJour Mander on Some one of the England of the England of the England one south the Continuents of the Continue

Therewood the Board adjoined until Theoday december 18th 1900 at 1000 M.

Sheeren of the Goard of Herman

rys

Aras Arus, Fernis Salar My Angle, Showy Angle, Aye Alderman States Jens, Ramiton, Louis. Beshuan, and Malon, There when an Chamaner mothered of may something of may and fort of the strange of the services of the services of the services of the services of allowing sate, and the following sate, men nerd emarfillez. A Ecumentalis of from the Mayor and Strong and Strong of the of many of the of many of the result of the number of the presenting much presently meeting was dropened with. Inthe absence of Providing Ingle, alleman Atakes is elected Treatured pro-tempore. Ahrend Aleman, Faris, Faler aux Engle, Thosand, Mamual Stakes, Jenes, Rambon aud Clark Theorem and Clark An adjunal Meeting of the Bring of Alers was hald this day of of the Old Chamber of the Banger.

of the City of Journay.

Showman 18th 1960. Aymines Mething

of founding. California, he aux they are house authorized Gesturn! other the Mayor and lity Attorney of the lasty of the lay of four diago, to follows. The its endamned, long the lon The Continued authorizing the Mayor and Ely Attended of the Attended of the Color Color Stays alowed about Mure, for Euroting Cross, provincy the exposses down out ax east the own of I so, o. down not execut the own of Ortunames Apfit The paid Codinause as adopted is as follows.

(Areiou) Wallare, Lat! in Olerch st danstrag Structured Musin for a public highing for the Country word, pronding that the expense though down not extend the own of Junifyin

destru z, Art the Craimance stock take offed auste in free from and after its powerge and approval.

ture, was read and repend to the Enfluer Committee, It sommenten fra the lite and chains in soldware

Later to the france of flues franche dux some seas and sound A downweather from the ley allowing no-

A Summenten fra Abole Gulding and Sorte relatur & Moundance on leg Abole Gulding and Contout

Railung Grupung for sprinkling still aunung To mouth of August and Septimbes 1900, Lounish referred Ceptum Claum of the Saudrug Ecotuce another, The following so he neport of pour Commune. nustra of Alderman Mater Daix report was Tuplany for sprinkling ablain Shock aunding The report of the ford that Committee in reported. The August of the dudition shoung the Endution Eugene Frus counciles with the dury, was The attent of residents Abantle Former Sught The Arthur of Aring Later reduce relative by ording the South Sheet Grundle. Et Attendy. \$ 260 for prouted find and and while of the Sate of the State of the s The Gettern of & Cuyellad encenary a Greefer Athlumend of the expenses of the remove By deportund I community from the Doors of 104 and Hork solution has much take of Corner of 104 and Johns Theethis now read and referred to Green the Johns street

reports and recommends that said Claims be allowed and paid, provided, the payment thereof shall not be made until all regular claims against the street frum for the year 1900 have been allowed and paid, COStakes &b. Thomps Die 1 th 1900 St. Morlinau Thereupon the following Ordinance allowing and ordering paid timelains of the San Deigo Electric acileray Company, one for \$5510 and the other for \$145 for their Sprinkery in the City of San Diego California, nos read and on neation of Alderin Motion adopted by the following vote, Age Alderwen Stakes, Jones, Vainbow, Landis, Blockman and Matson, Soes Soul, Absent Alderman Ferris, Taker and Ingle. The following is the Ordinance as adopted, Ordinance A-Aw Ordinance allowing and ordering faid time Claims of the San Diego Electric Railway Company, one for \$581 and the other for \$ 140 for theef Aprickling in the City of fau Diego California, By the Common Conneil Section of Sandrigo as follows. Lection of the Sandrigo Electric Cailing Company for \$581" for water and lobor funished in sprikling the threets in the City of fanding California from July 30 th to august 31 st inclusion, duathof Claim No 8626. for the sun of \$145 to for the said Landiego Electric Pailury Company for water and labor furnished in Sprinkling the Sheet in the City of fair Diego from Leptenben 1st to festimber 10th 1900, br. and the Dans ar hereby allowed. approved and ordered paid, and that the Auditing Committee of said City of fautriego, California, br. and said Committee is herely authorized and directed ballow sain Claims and to order the issuance of warrants therefor against the Street Fruit of said Cit, Section 2. Those this Ordinance shall take effect and

I mereage from the Mayor, enclosured as Communication from John Moberalle and a Greek to for love of Garloge Dumps was en motion separet to mudes and be in force from and after to powage and accolding he opecufication though to the proposes by the source draw of Julia house physics, from the expenses that should be drawed the sound the sound the expenses Theuty minth that said Culush the Countrated with Insuly serruth streets, Guruly sight streets with Souther had authorized and anoted by inchore Sufficient but he that force of our let, our Ludrige California de, and paid brain of Fulle Gunera of the Charles of House Marks of the Coff of much that, De it sidames. By the Commen Thruly servet street, Just street street, and Sheet, and Surent Sheet force of Dais Oct, the outered across In Colina Moral of Hold of House and described the bearing the bea The out advance as adopted is as follows. my About Alleman Ferris, John Mu Sugle. Aye Aleman Atako. Jones. Ramban, Laure. and og the state, man pad, and on motion of Alder-man Pandon, adopted by the following wite, en Saturdal Are at the suterocation with rept. 58th In Commence authorizing the Bound of Butter Eru free freu dan after to paisage and approval,

Laker by the Green Green as the year 1400, to Shang he show of the showing the shares of the showing the shares of the showing the shares out the same and the same out to share some on the same of t Saudrego, as follows: The ourd found hearted as desplace as follows. Abreel Alexaneal Ferries Taker aux Ingle, Reshman and Matern. Thether the house ago soud out on motion of the following rate, Ause, Municular, Louder, Louder, Lander, Afout herolution knows procump hulofon token herouge grade at Goutheast Comer of Thing and The Century of persons of the office of the Geodine Suchre Electric Light Committee. The Peters of resident of the of the friend for Growinsche whog and through Arruno, was read and on motion repensed to the friend boundles. Alege 17th 1900. Thomas of Hearman Land of Ales Man of audie the Reporter of and of audie the Reporter of audie. Alex 7th 1900. & & Thenke Ex Teum if the work is not done by some one slee. he assested as our law mil han the stury by the Had the withen offer of Leadenneage to bought for uses. for the was of certain land in the lety lank for the season from the front broad broad broad broad becommended Inthe metter of the Pathers of General grapes has he was the Stealth aus Mondo. Committee,

Thereupon a Resolution of Intention behause the Grade of the South East Corner of This and Intures theets, was read and on motion of Alderman Develous and Resolutions was adopted by Refollowing vate,

Mye Alderman Hakes Jones, Prainborr, Landis.

Slockman and Hatson.

Noes None.

Absent Alderman Ferris, Jaher and Ingle

The said Resolution of Intention. as adopted is as follows,

Resolution of Intention

To change the grade of that portion of Third street in the City of San Diego, California, at the intersection of the south line of Nutmeg street, with the east line of said Third street in said

Whereas, the owners of a majority of the property affected by the herein proposed change of the grade of that portion of Third street in the City of San Diego, California, at the intersection of the east line of said Third street with the south line of Nutmeg street in said city, have petitioned the Common Council of the said city of San Diego to change the grade of that portion of

said. Third street at said point, and;
Whereas, it apepars to said Common
Council, and the said Common Council
hereby finds that the said petition contains the names of the owners of a majority of the property affected by said
proposed change of grade.

Now, therefore, be it resolved, by the Common Council of the said city of San Diego, California, that it be, and is hereby declared to be the intention of the Common Council of the said city of San Diego, California, to change and establish the grade of that portion of Third street in the said city of San Diego at the intersection of the east line of said Third street with the south line of Nutmeg street as follows:

At the intersection of the east line of said Third street with the south line of said Nutmeg street, change the grade from 256 feet above the datum-line of levels as fixed by ordinance No. 3 of the ordinances of the said city of San Diego, California, entitled, nance 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 approved June 30, 1886, to 256.5 feet above the said datum-line; that the grade of said Third street between the point proposed to be changed by this resolution, and the point heretofore fixed and established by the ordinances of said city, at the intersection of the said east line of said Third street with the intersection of the north line of Maple street, and that the grade of said Nutmeg street from the said point proposed to be changed hereby, to the intersection of the south line of said Nutmeg street with the west line of Fourth street, heretofore fixed and established by the ordinances of said city, shall be of uniform ascent and descent.

That the center line of said Third street from the said south line of Nutmeg street to the north line of Maple street, shall have an average elevation of the opposite curb grades, and the center line of said Nutmeg street from the said east line of Third street to the west line of Fourth street shall have an average elevation of the opposite curb grades; that the district to be benefited by the said proposed change of grade, and to be assessed to pay the costs of the same, be, and the same is hereby designated as follows, to-wit:

Beginning on the west line of Fourth street at a point fifty (50) feet north of the north line of said Nutmeg street; thence west two hundred (200) feet to the east line of said Third street; thence south one hundred and thirty (130) feet to the south line of said Nutmeg street; thence east one hundred and eighty (180) feet; thence south three hundred (300) feet to the north line of Maple street; thence east two hundred and eighty (280) feet; thence north two hundred and fifty (250) feet; thence east one hundred (100) feet to the west line of Fourth street; thence north one hundred and eighty (180) feet to the point of begining.

That the City Clerk of the said city

That the City Clerk of the said city of San Diego be, and he is hereby, authorized and directed to cause this resolution of intention to be published for

1

ten (10) days in the newspaer 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 in said city, in every issue of said newspaper during said period of ten (10) days, which newspaper is hereby designated as the newspaper in which the resolution of intention shall be published in the manner and by the persons required

That the superintendent of streets of said city be, and he is, hereby ordered and directed, within five (5) 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 hereinbefore designated as the district to be benefited by said proposed change of grade, notices of the passage of this resolution.

A Joint Resolution authorizing and directing the Board of Public Horks to repair Eleveth they in Pacific Geoch was read and on mation of Alderman Jones adopted by the following vote, Age. Aldermen Hakes, Jones, Raintow, Landis, Blockman and Matson, Solochman and Matson, Ases Soul.

Ases Soul.

The said Joins Resolution as adopted is as

Whereas, Elevet Street in Pacific Beach has been ploured up between Grand Arame and Daalo Street and left in such Condition that it is un-sofe for travel and would be almost absolutely suined in case of raid, therefore,

The City of face Diego, as follows,

That the Board of Public Norks of the City of San Diego, to and said Doord is herely authorized and directed to cause said Elevruth Street between fraud Armul and Idaho Streets in Pacific Seach to be put in good Condition for travel at once,

A Joint Resolution authorizing the Food of Publice Norks toward out Garfield arrive was read and referred to the Street Committee

Aw ordinance sproviding Rooms and accomidations for the Tolice Department was read and on mation of Alderman Hatson said Ordinance was adapted by the following voto

Thereupon an Ordinace dues dithe South Mus quanter The Ather of James Had from John of Bornelin the Ather was granted of John on Journ 18th was ryth sheets. Hatisued drewing at the rule north south, south, dries Ebetue Rulus for the Spourting during Allegant et Butle Horke to Enothus Culinto to and an Ordinause duseting the Jugues & the Jake In-town Hakes, did orga an Chainaus Portes deportuest. At the time often gine due notice thousand Terreffs authring from aux after it passays aux and ducted & mon rute and occupy said brown immediatel often the appiral of the order sale spead on the brukings could of the dead the and the sound the sound of the sound the sound the sound the sound the sound the sound and the sound sound the sound sound the sound sound the sound is the sound sound the sound in the sound sound the sound in the sound sound the sound in the sound sound the sound is sound the sound in the sound sound the sound in the sound sound the sound in the sound routh and the entrance to the Escriber on the Ground of the City of the surfactions. Section the two recurs bound between the De it ordanied, Bythe Communa Chuseil In the Cale of Ale portuent of the lot of of glan buys, Calfornia, An Columbal Growing Corno aux Comestions Underwand H 856 The said Christianes as adopted is so follows, Though Aleman, Line, Salar and Angle, such well Aye Alemani, Aske force, harmistani, Jamais,

of Tueblo Lot 1153 was sead and on nection of Aldernan Landis. adopted by the following. Volto, Aye Aldennan Stakes Jones Rainborn Landis Derchman and Watson,

Aber And Aldennan Erries. Taker and Ingle,

The said ordinance No. 857.

An Ordinance No. 857.

An Ordinance Ro. 857.

An Ordinance Ro. 857.

An Ordinance Ro. 857.

And Ordinance Ro.

ing the Mayor of the City of San Diego, California, to Execute, and the City Clerk of Said City to Attest the Execution of a Quitclaim Deed in the Name, for and on Behalf, and as the Act and Deed of the Said City of San Diego, California, to the Owners of Lots in Seaman and Choate's Addition and Power's Addition to the Said City of San Diego, Being Subdivisions of a Portion of Pueblo Lot 1153 of the Pueblo Lands of Said City, or to the Owners of Any Other Portion of the Southwest Quarter of Pueblo Lot 1153, and Directing the City Clerk to Deliver Such Deed to the County Recorder of San Diego County, California, for Recordation. Whereas, it appears from the records

and proceedings of the Board of Trustees of the City of San Diego, California, that at an auction sale of certain land held in the said City of San Diego, on the 8th day of June, 1868, the southwest quarter of Pueblo Lot numbered 1153 of the Pueble lands of the said City of San Diego of the Pueblo containing forty (40) acres, was sold to David Ward Briant for the price of fifty (\$50.00) dollars and other considerations, and that the said sum was to and received by said City therefor, and that in a deed executed by the said Board of Trustees of the said City of San Diego to the said David Ward Briant, the said property is described as "The southwest corner of Pueblo Lot 1153" without specifying the number of acres intended to be conveyed; and

Whereas, a portion of the said southwest quarter of said Pueblo Lot numbered 1153, above referred to, has since said conveyance to the said David Ward Briant, been subdivided into lots and blocks, and is known as Seaman and Choate's Addition and Powers' Addition; and

Whereas, lots and blocks in said additions have been sold according to the map of said additions on file in the office of the County Recorder of San Diego County; and

Whereas, it appears that the said City of San Diego has no right, title, or interest in or to any portion of said lots or blocks, or in any of said property located in the said Southwest quarter of the said Pueblo Lot numbered 1153, or any portion thereof, except for delinquent taxes, or where said City has acquired title to some lot or lots in the said additions, or some part or portion of the said southwest quarter of the said Pueblo Lot numbered 1153 since the execution of said deed to the said David Ward Briant; and

Whereas, the Common Council of the said City of San Diego is desirous of correcting any and all errors in said

Now, therefore, be it ordained, by the Common Council of the City of San Diego, as follows:

Section 1. That the Mayor of the City of San Diego, California, be and he is hereby authorized, empowered, and instructed to execute and acknowledge a quitclaim deed for and on behalf, in the name, and as the act and deed of the said City of San Diego, and the City Clerk of said City is hereby authorized and directed to attest the execution of said deed, so executed by the Mayor of said City, by endorsing his name thereon and affixing the corporate seal of said City of San Diego thereto, to all persons who are the owners of any of the lots or blocks in the said, Seaman and Choate's addition, or in the said Powers' addition to the said City of San Diego, or any part or portion of the said southwest quarter of the said Pueblo Lot numbered 1153, or any interest therein (not including, how-ever, the said City as an owner), and that the City Clerk of said City be, and he is further authorized and directed to deliver said deed to the owners of said property, viz., the grantees in said deed, by delivering said deed to the County Recorder of the said San Diego County, State of California, for the owners of said property, and instructing him to record the same.

Section 2. That said deed shall contain a recital that it is made joursulant to this baddinances to connect a deduce

	in the description in, and the execu-
	tion of, a deed made by the said City
	of San Diego by and through its Board of Trustees to David Ward Briant, dat-
	ed on the 12th day of November, 1868,
	and filed for record on the 12th day
ĺ	of November, 1868, and recorded on
	November 19th, 1868 in Book 3 of Deeds, at page 318, in the office of the County
	Recorder of the said County of San
	Diego, State of California, which said
	deed shall also recite that the said City
	of San Diego does not, by this deed, convey any interest which the said
	City has acquired in the said property
	for delinquent taxes, or otherwise,
	since said property was subdivided in-
	to lots and blocks. It being the in- tention of this Common Council that
	said deed, to be so executed by the
	Mayor and City Clerk, shall correct any
	error or errors in the deed made by
	the Board of Trustees of the said City of San Diego to the said David Ward
	Briant, hereinbefore referred to, and
	that such deed to be so executed by said
	Mayor and City Clerk, shall overcome
	any possible question that the said City of San Diego did not, by the said
ŀ	deed so executed to the said David
Mining and a second representation of the second second second	Ward Briant by the said Board of
	Trustees of said City, convey all the
	right, title, interest, and estate of every name and nature whatsoever that
THE AMERICAN CONTRACTOR SHOP ITS THE A MEDICAL COLUMN COLU	the said City of San Diego had in the
	said southwest quarter of the said
	Pueblo Lot numbered 1153, at the time said deed was so executed in the said
,	year 1868.
į	Section 3. That this ordinance shall
	take effect and be in force from and
	after its passage and approval. Section 4. That the City Clerk of
·	the said City of San Diego, be, and he
THE ALLEY AND A SALES OF THE SA	is hereby authorized and directed, im-
,	mediately after the approval of this
	ordinace, 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.
PRICE THE BUTCH THE THE TABLE OF THE STREET	Passed and adopted by the Board of
	Delegates of the City of San Diego, California, this 18th day of December,
	1900, and signed in open session thereof
	by the President of said Board, Decem-
	ber 18th, 1900. FRANK P. FRARY,
	President of the Board of Delegates of
STATE OF THE SAME STATE OF THE	the City of San Diego, California.
	Passed and adopted by the Board of
	Aldermen of the City of San Diego, California, this 18th day of December,
	1900, and signed in open session thereof
	by the President of said Board, Decem-
THE CONTRACTOR OF THE PERSON O	ber 18th, 1900.
	C. C. HAKES, President pro tem of the Board of Al-
	dermen of the City of San Diego,
	California.
	I hereby approve the foregoing Ord- inance this 19th day of December, 1900.
AND THE PROPERTY AND THE PARTY OF THE PARTY	EDWIN M. CAPPS,
	Mayor of the City of San Diego, Cali-
	fornia.
And the state of t	(Seal.) Attest: GEO. D. GOLDMAN,
	City Clerk.
	By H. W. VINCENT,
	Deputy,

Aw Ordinance fixing the Compensation of election officers, and use of rooms for Charter Amendment election January 12th 1901 was read, and on motion of Alderman Hotoon adopted by the following vote, Age, Alamen Stakes Jones Painton, Lanais. Alechman and Natson. Alechman and Natson. Absent Aldermen Terris Takes and Ingle, The said Ordinance as adopted is as follows. viz.

Ordinance No. 858.

An ordinance fixing the compensation of the election officers, and the amount to be paid for the use of rooms for the boards of election at the charter amendment election to be held in the city of San Diego, California, on January 12th, 1901.

Be it ordained, by the Common Council of the City of San Diego, as follows:
Section 18 Allian the compensation of

each of the election officers for the election to be held in the City of San Diego, California, on the 12th day of January, 1901, for voting upon the amendments to the charter of said. City of San Diego, be and the same is hereby fixed at the sum of three dollars. (\$3.00); and the compensation for the use of rooms for Boards of Election at said election be and the same is hereby fixed at the sum of three dollars (\$3.00) for each Municipal Election precinct; and that the Auditing Committee of the said City of San Diego be and the said committee is hereby authorized and directed to allow and order paid all claims therefor, duly filed and presented to said committee.

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

Section 3. That the City Clerk be and he is hereby 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.

Passed and adopted by the Board of Delegates of the City of San Diego, California, this 18th day of December, 1900, and signed in open session thereof by the President of said Board December 18th, 1900.

FRANK P. FRARY,

President of the Board of Delegates of the City of San Diego, California. Passed and adopted by the Board of Aldermen of the City of San Diego, California, this 18th day of December, 1900, and signed in open session thereof by the President of said Board, December 18th, 1900.

C. C. HAKES, President Pro Tem. of the Board of Aldermen of the City of San Diego, California.

I hereby approve the foregoing ordinance this 19th day of December, 1900. EDWIN M. CAPPS.

Mayor of the City of San Diego, California. [Seal] Attest:

GEO. D. GOLDMAN, City Clerk.

By H. W. VINCENT,

At this time after give due note In Tew Stakes, did segn aw Ordin of alee

an ordinance entitled, An Ordinance allouing and ordening found his claims of the San Sings Cleetie Railingy Companys of the losty of Landrage, California. Tothe Amond le Baid of Aldernan Slew Brogs, Cal. 1900 Said message so so follows long; is presented and read. for sprinkling stude dunny August and Sleptenter 1900, approval an orderance providing for the payment of the planne of the Sandago Electric Railway Company Ameedage from the mayor returning without his approvat. Adjumating of Desirber 18th, were read and Thousinker of the and and and meetings of downter 1 th, downter 19th, downter solt. October 19th, Cageller needing of chounder the Malyuned ud 16th, August 20th, Rogular mostung of Soptember 1th, Rogular meeting of October 1sth, Rogular meeting of October 1sth, Roboter 2 and, The number of Adjourned moetings of August 3th, Aug-About Manner Jaker and Jones Ludie Blochman Halou Gressent-Aldennen- Strain Stakes Rambow It regular meeting of the against of Alderman mas held this day at 7,30 P. M. Cocadent Sugle pounding. any 7th, 1901. Lounced Chamber of the County of Mainen of the Coly of Gegular Meeting

must of lugues, but is much to brown much that the meswoung tokest the same strute in good our during the week, Mr. Haskett also that this is all that mas ett our Euformtendent of Atueto, & M. forn 3rd. to bally omes et, should be sprinkled by himse a weeky and all other theets havesed by the theet car lines times a Ance saturdy unicolary and impublished, In association the world his worken started once a day to make up the amounter stated in their bill If they sprinkled any street, or postion of a street more than that they did not. will bearing out in this Substituted of Strute, he started believe the residents along any of the car lines of this Coly July 30th to August 31st, excluding Lundays. From my one personal sturiledge Isturn this to be untime, and I streets oscupied by their car lines, oliving the period, from the Company Sprinkled, lack day very nearly the wholesef the the old calle track so 41040 feet, it months inducate that the car lines, (exchance of the bituminance parements and cound, 1,6 62,200 by 29 we have just 40076 feet concred each Ignosting days, Am by durding the number of feet of thech From July 30 th, to August, 31st, withouts those were Just 1000 low, fts 230 Janka 1,150,000 galler, covering 1,116,200 ft, at 50 da, per To Sow Brego Electus Rouling bompoung, As. To August 310kme. San Brago, bak. Enty of Law Brego; The first hat for 581'One numbered 8476, placed in the Stud fund, and reads as follows; "San Legs Coal August 3104190, ungust. I have my openen upon the following analyses of My recon for returning this brite is established and the bily of Law Lago, Edlymar.

Sprinkling shrued Is Thoroughly down, Mentle per white the was down by the down theyo Beethie Railway Grupany during the munth of August aux first past of September 1900.

Assuming for the moment, that the company placed the quantity firster and Corred the number of linear. feel of street do stated in their bills, you will observe that in the first bill the statement is made that 1. 150,000. gallous of natur Correa 1.162200 lin ff of theef, this would equal 990 gallous per 1000 lin feet of street sprinkles, Our Superintendant of Freet informs me, that to Sprukle the Streets of this City, and he derives his Kumledge from actual personal experience, it takes 1000 gallons of water to sprinkle from 550 to 600 line of of street, and that this is the minimum amounts used by him to sprinkle the Street, This equals about 1700 gallous per 1000 live ff, justial of 990 gallous as showing the The second bill for # 145 muchered 86 26 placed in the Street fruit reads as follows.

Laudigo Cal Oct 1900. City of faudiego Colyforning To San Diego Electric Chailway Company DZ thees Sprikling from Sept 1st 1900 to Sept 10H 1900. Grow Seps 1st A Seps 10th there were just eight working days, by dividing 29156 off by 8 us have 36445 feet or Fg % of their entire Carlines as above describes, or indicating that the Company sprinkled The entire streets occupied by their Car lines, exclusion of the bituminous streets 7.12 times in eight days, In the covering and quantity of water used per 1000 fb of theel, a few mon gallous of naturence feet or about 65% of the minimum amount necessary to make fair work, in fact, practically, this hill is a parallel of the first, Upon my requesting Mr SM. Stackett , Superintendent of theets to make an estimate of the Cost to the City, to have sprinkled the Same Streets traversed by the Sandrego Celectric Carlines. for the mouth of August 1900. the sprinkling the thorough using the minimum amount of 1700 gallous firsting to the 1000 liu, of streets, he submits the following. Distances 5th St. from a to Minnesty 10600 fb \$5.30 each time

Distances D. As from 3 de total 25-20 ft \$126 lachtime
" Tins . It Samel 5620 ff \$251 " "
" Aff " 4th tottlantie 2440 ff \$1.49. " " 16th " A. to Logan 2200 fb \$ 1,14 1 Logan , 16th to 26th 4400 fb \$2,20 " National a 26th to 31 st 3190 fb \$ 1.59
" K Sh " 16th to 22 - 1600 fb \$,80 1 22 a K hoffts 1060ft \$,53 Total distance 39960 fh 5th St. Stines permenth \$42.40. DJ 6th to 20th Stimes permonth 23.00 Diff 3ª to load 26 32.96 First St. D to Laurel, Stines permonth 22.H8 AB. 4th attantie 8 11.76 16th fb. At to Logan 9.12 Logan, 16th to 36th 8 17.60 Stational, 26 th to 31st 8 12.92 K. S. 16th to 22 6.40 222, Klostfto 4.30 \$187.53 Inotice in this statement that artice It from I to I has been omitted, this portion is 1440 ff long and figured the same per looofs, of streets as abon estimate unhar 1440ff as 50 % per 1000 ff. equals # 0.7 reach time, and 8 times permenth equal \$ 5.76, by addicy this among to the total as given \$ 184.48. we hair just \$188, m/ actual Cost to the City to hair sprukled the same streets during the mouth of anyus 1900. instead of \$581.10 as per bill, or about 3170, The second bill of # 145.78 is proetically a parallel of the first bill, and the actual cost to the City to have performed the same work for the thefirst ten days of Suptember 1900 would have been 31 % of \$ 145.78 equal to \$ 45.20, Nuther the fau Diego Celettré Cailing Company nor any one else, except our Daperintendent of theets, havern had any authority to sprinkle the sheets of the City Onsequently no official recognition or supervision of the work was made by the Superintendent of Theets, ishof the Company did, was done entirely upon their own responsibility, In view of whos has been said about. I do not believe this by is marranted in paying the bills

States of some Matern, and Sight States of Elevan orgin of the State Sugh, But I say, Sugh, Sugh, Suid Resolution of Sutuntion as adopted is as fellows orging the great of that fortion of this exect in the City of Southing, at the interestion of the south, line of them, others, the sast lime of said the interestion of the south, line of the majority of the portion of the sast line of said the said of the said of the south in said city, the said of the south line of the said forms of said of the grade of that fortion of said third and a said fortion of said said soint, and for the aurunds evely for, Otherson return the said Ordinance to your Arrivable Gody, without approal, your Armouble Bod, salaning the first hie the paig he the pum of \$185.4, and the seems bill for the sounds that the left would kny how taybery, had if due it Electric Maleroy rempany and purity of the opinthing cut are used.

A, I hisor showing the days on which the opinthing cut are used.

The amount of watch used and the number of feet of stricts covered.

Three food on motion of Aderman Hatorn action in said onetter.

were defended until the next meeting of the Boosed, Or communication from the bilg Albones transmilling a consoled Resolution of Intention to change the Grade of the South East corner of Third and Antimies Study, was read and filed, Therewhour suice Resolution of Intention was read and filed, motion of Alderman Blockman was read and on the file, is a sead and by the file, is the file of the Ken Ink hope Haya begins of the Band of the Sand of the Sand of the Sand of the Sandings Thurse, it appears to said bornmon bouncil, and the said bornmon bouncil healy finds that the said polition contains I and files with the Board the affidavit of The name of the owners of a medority of the property affected by said proposed change of grade. Electric Railway bornfarm g vote, towil. Aldernen our work.

Aour Therefore, Be it Resolved, By the bommon bouncil of the said bity of Saunings, bolifornia, that it be, and is hereby declared to be the intention of the bommon bouncil of the said bety of Saunings bolifornia, to change and establish the grade of that portion of Third Street in the said bity of Saunings at the intersection of the east line of said Third street with the south line of Neutring Street

as follows:

At the intersection of the east line of said Third street with the south line of said thetmeg street, change the grade from 256 feet above the datum-like of levels as fixed by Ordinance Oto 3 of the ordinances of the said bity of Sandiego, Colifornia, entitled, An ordinance establishing a datum-line for the grading of streets in the City of Sandiego, State of California, and providing for the manner of establishing grades by ordinaria", approved June 30, 1886, to 256, 5 feet above the said datum-line; that the grade of said Third street between the point proposed to be changed by this resolution, and the point heretofore fixed and established by the ordinances of said bity, at the intersection of the said east line of said Third street with the intersection of the north line of maple Street, and that the grade of said Obretmen Street from the said point proposed to be changed hereby to the intersection of the south line of said thatmey street with the west line of Fourth street, heretofore fixed and established by the ordinances of said bity, shall be of uniform ascent and descent.

That the center line of said Third street from the said south line of Autmeg street to the north line of maple street, shall have an average devation of the opposite curb grades, and the center line of said Arutmeg street from the said east line of Third street to the west line of Fourth street shall have an average elevation of the opposite curb grades; that the district to be benefited by the said proposed change of grade, and to be assessed to pay the costs of the same, be, and the same is hereby designated as follows, tower:

Commencing at a point on the west line of thourth street fifty (50) feet north of the north line of Autmey Street; Thence in a westerly direction on a line parallel to the north line of thetmey direction on a line parallel to the west line of said Third street, four hundred and thirty (430) feet to the north line of maple street; There in an easterly direction, following the north line of maple street two hundred and thirty (230) feet; Thence in a northerly direction on a line parallel to the east line of paid Third Street, two hundred (200) feet; Thence in an easterly direction on a

wer relat and filled, A communication from the Bourd of Sublice Horse for authority to spend to the reserved Bourd Board. A communication from the belt Attend hood how. Council that the nights of way for the Council doing hood how. change of grade, notices of the passage of this scoolulion, Thrumbelose deargnated as the district to be benefited by and proposed in the manner and form required by law within the district becalien of this resolution, to cause to be conspicuously pooled hardly ordared and duscled, within fine (5) days ofter the first ful-That the Euferment of Struct of said bily be, and he is and by the persons required by how. The resolution of intention shall be published in the manner which newopages is tanky deargnaled as the newopaper in which every warred of said newspayer during ouch period of Soul (10) days, a decily newsofogen published and exculabed in said bilg, in printed and published, to-wit, The Bankings Union and Bally Bee. all notices of the Common Coursel of said but are nowally to bed published for low (10) days in the numspaper in which offiplint of beginning, also beek of the ourse but of bourdage be, and has is seasoution of internetion hearly authoroped and directed to cause this resolution of whenlion ing the west line of Gouth shout Two hundred and thinky (1-30) feet to The line paralled to the courth line of Thetmay about, one hundred (100) parts to the west line of Fourth about struction follow-

Thereupon a fourt Moohahor granting ouch airlienty was seed outhout by the seed out on motion of Alduman Lander also adopted by the

following vole, bound;

Aldeman Fario, Rainbow, Landro, Beinbow, Bardro, Beachman, Maloon med dugle, Aroes Obone

Alderinan daker and Jones.

Be it Rooked, By the Common Council of the Eily of Soundings Said faint thoolution as adopted so so fallows. Towns:

as follows,
That the Board of Jublic Horks be, and they are houly
enthonized to expend mot to exceed \$100.00 for oxfound and
fixing up that offices.

A communication from the Board of Public Hooks, asking for authority to purchase \$2500 worth of stamps was read and placed on file, Thereupon a foint Resolution granting said Board authority to purchase \$2500 worth of stamps was read and on motion of Alderman Blochman was adopted by the following vote, towit, Olyes Aldernen Ferris, Hakes, Rainbow, Landis, Blockman, Hatson and lugle, Stoes Frome. Absent Alderman Valer Erd Jones. Daid Joint Resolution as adopted is as follows, vij; Joint Resolution of 1288 Be it Resolved, By the Common Council of the City of San Diego, as follows, That the Board of Public Hork's of the Caty of Saunings, balifornia, be, and said Board is hereby authorized to purchase for the use of the various departments of the City Government \$25,00 work A Postage stamps, A Communication from the Board & Deblie Horks asking for authority to expend \$5000 in fixing up an office for the Chief of Prolice, was read and filed, Thereupon an ordinance granting such authority was read and on motion of Alderman Blockman was referred to the Public Buildings Committee, A Joint Resolution instructing the Superintendent of Streets to clean the gutters in "F" between Fourth and Fretie Streets was read and on motion of Alderman Landis was adopted by The following vote, towit: Aged Aldermen Ferris, Hakes, Rainbow, Landis, Blockman, Watson, and Sugle Absent Aldermen Vaber and Jones Said joint Resolution as adopted is as follows to wit: Joint Resolution Ro, 1289 Be it Resolved, By the Common Council of the Cety of San Diego, as follows; That the Superintendent of Streets be and he is hereby, and thorized, instructed, and directed to cause to be cleaned

and repaired The gutters on of "Street between Fourth and

Said four Resolution as adopted is so follows, viz: Abant Aldernan Valler and Jones, Apres Agens Haloon, Ingle. Ayes Aldernan Salue, Alakos, Rambow, Landre, Bochnon, adopted by the following vole Town: Gayleeld from Universaly Alights and land the high felices thoson The others Superintend to outline with place and consper,seconomendable cidoplion of the part Hoodulion motubling The Olust Committee of the Board of Alderman harmy to the Building Committee. A famt hoolulion derecting the Board of Aible Ands Theness controlly and wealthy through Bubbs Lets, 188, 189, 191, 191, 190, End Thence wealthy, and afterwards northwealthy and wealand, and at the westerly and of their mean street in Hoseith and summind of the coat of grading a twenty foot good over the right of way, acond funnish the bonnish Council with a oursey and an extended near, be and he is hearly althorized and directed to make and That The bily Engineer of the bill of Donatuge, Colifor Tage, as follows: Beit-Resolved, By the Common Council ofthe City of Som Joens Resolution ato, 1291. Gaid found Resolution as adopted is us follows, bourt: Abrust Aldernan Jakos and Jones Haloon End chugle. Aldrinan Franco. Harden Rainbour, Lander, Blochman was adopted by the following rates, town; 20 feet wide was read and our motion of Alderman Hallon A frind Bookeling dieseling he but Engineer to oursely and make as solimater of the coat of grading he down Lovel. solvelie bluets in the lost of Sandrigs, California, and work to be done by the struct force of the said laid of boundings, and under the divertion of the said by his said but the bluet.

Jourt Resolution do, 1292.

Be it Resolved, By the Common Council of the City of San Diego, as follows;

That the Board of Dublie Hooks, instruct the Superintendent of Streets to use a life team, with plow and scraper
when not otherwise especially engaged not to exceed 3 days, to
make out and designate on the ground, Garfield Avenue, on Union
oily Heights, and smooth or level the high places thereon, from
bampus Avenue, to a point where said Carfield Avenue intersects
with madison Avenue, so That the public can see where to
drive over said Avenue.

An ordinance providing for the payment of the claim of mro Kate Pooter as nurse in small pox cases was read and on motion of Alderman Blockman was adopted by the following vote; towit; offer the factor of Alderman Herris, Stakes, Rainbow, Landis, Blockman, "Italian and Jugle",

Stoes Some

Absent Aldermen Paber and Jones.

Said Ordinance as adopted is as follows, Towit,

An ordinance providing for the payment of the claim of mrs Hate Porter for services readered as nurse in small Pox cases, and for doing cooking and washing for Small pox patients,

cases, and for doing cooking and washing for Small pox fatients, Beit ordained, By the Common Council of the City of Sandrigg, as follows;

Section 1. That the claim of most tete Porter for the sum of Eighty-fire (\$85.00) dollars as extra compensation for extra correct rendered in mursing the small pox patients and for doing booking and washing at the pest house from march 16th 1900, to May 15,th 1900, be and the same is hereby allowed and ordered paid, And That the Auditing Committee of the bity of Sandings California, be and said Committee is hereby authorized and directed to allow said for the sum of Eighty-five (\$85.00) dollars, and order the issuance of a warrant thington. Section 2, That this ordinance shall take effect and be inforce from and after its passage and approval.

An ordinance amending sections 2 and 9 of Ordinance No. 696 was read and adopted by the following vote, Towit; Oxyes Aldermen Ferris, Hakes, Rainbow, Landis, Blochman, Hatson, The States of Landis, Blochman,

Noes Alderman

Ingle

Said ordinance as adopted is as follows. Towit;

An ordinance amending Sections 2 and 9 of Ordinance to 696 of the ordinances of the bity of Sandings, balifornia, Approved January 6, 1900,

Beit-ordained, By the Common Council of the City of San

Diego, as follows:

Declion 1. That Dection 2, of Ordinance No. 696 of the ordinances of the bity of Dannings, balifornia, entitled, "In ordinance providing for the appointment of an inspector of steam boilers, and prescribing his duties, and providing for his compensation, in the bity of Dan Diego, California," approved January 6th 1900, be, and the came is

hereby amended to read as follows:

Declion 2. That the said Boiler inspector shall inspect all stationary sleam boilers carrying a pressure of five (5) pounds to the square inch or repevards, in the said bily of bourdiegs, every six (6) amonths; that said Inspector shall keep a complete record fall steam boilers in said bity, Their owners, name, location etc., also The amount of steam pressure allowed to be carried, and The date when last lested, which second shall be Rept in the office of the Board of Public Horks of the said laity of Dandings, and shall be open at all times to the inspection of the public; that said Inspector Shall give five (5) day's notice in writing to all owners or users of boilers of the date when an inspection of a re-inspection, or a lest will be made or for the examination of any certificate of inspection, and fix in said notice a date on which said inspection or re-inspection, or a test will be made; That the manner of the inspection shall be substantially as follows, viz: Daid Inspector shall have the oftion of making the ham mer test, or hydrostatic test, or both. If the hammer test be used, the examination shall be Thorough and searching upon every part of the boiler, both internally and externally, including all fittings and attachments,

If the hydrostatic test be used, each boiler shall be tested by hydraulie pressure one-fourth greater than the ordinary working pressure used, and the certificate of inspection herein provided shall state the maximum pressure at which any boiler may be worked, In case a defect shall be discovered in any boiler or attachment—Thereto, the Boiler Inspector shall report the same to the owner or user of boiler or boilers and state the fact in whiting, giving description of the farticular locality in which each defect may be found, and whether of a dangerous character and

Jany, or comparison represented by said agont of Erdinances becken 3. That all ordinances or parts of Erdinances in conflict herewith be, and the same are touty repealed. contorderation If a policy to be seatled by the Enounauce com or agold of any mounaus combony tor money received in insuring ouch boiler or boilers, or a result Given by the agant him as to do, The police of inounance would by the confirm some shall present to the said Boiler me poeter, if registed by nance unloss the person, company, or corporation owning the or componer, shall be exempt from the provious of this sold however that no borler mound in our mounames compount borlers, and borless moured by mounaus compones, be one, hours Dellow 9. That all railroad locametine boilow, and mound ionalla os for the componeation, in the lasty of Southy, lasty and the soluty one hold one to read. of the ordernous of the couch bile of Soundings, Ealifornia, only tion whall be rooused for a longer parised show ver months. Destron I, That section of of pauck Godinana As, 696 The borlow in good condition he shall reases a costificate to has object, otherway the condition and capacity of ouch borlow, and the doll of ouch imposition, but not contificate of imapose hon or tool of oury boiles, the Boile Inopector Chall find but in no care shall be give a certificate until fully satisfied each obbosquent took collect an additional mopselion fee, makling the second took the borbes and efective, he shall for test the Boiler Enopreter shall make a cocond best, upon noc The test, and when lasts sound which provent a ourcedoful by the owner of near, and thay shall furned the necessary to be toolded by hydrochalis procure ahall be felled with water mobbleting the same, he shall condown to further nos, of blowing at any lind find a boiled which, in his judgment, is unoofe after necessationing smnuduale supano, If his Boiler ducker chale

bern fores from and ofter its passage and approval.
bern fores from boily black of the said boiling & Som

Eschin H. That the ordinance shall take offer and

Ayes Aldernon Ferris, Afakes Rainbows Laudis Yoses Form Blockman Walson and Engles Hesent Aldermy Palor and Jones 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 in the leity official newspaper of said bity, tower, the Sandrego Union and Daily Bee,

ear ordinance amending sections 4 and 12 of ordinance to, 675
was read Alderman Blockman now moves that said ordinance be amen
and not morphan or man of our political party
ded so as to read 14 men instead of 12, and that Their bay be fixed at

\$50 00 per month which amendment was adopted, whereupon said ordinance
as amended was adopted by the following vote, to with
Ages Aldermen Ferris, Hakes, Rainbow, Landis Blochm, Wateon

and Jugle

Avec Aone
Absent Aldermen Taber and Jones.
Said ordinance as adopted is as follows, towit;
Godinance No.

The ordinance amending sections 4 and 12 of ordinance 16.675
of the ordinance of the City of Sandings, California, entitled, ihn
ordinance providing for the employment and fixing the compensation
of certain employees of the City of Sandings, California, and authorizing
the Board of Cublic Forks of said City to purchase certain horses, carts,
wagons, Harness, Blackomith tools and supplies for the use of said
laty and to advertise for bids and let a contract for the construction
of certain stable, sheds, fences and blacksmith shop for the use of
said City, and prescribing a system for the care of the streets of the
bity of Sandings, California" Approved december 11. 1899.

Be it ordained, By the Common Council of the City of Sanding

as follows:

Section 1. That Section 4 of Ordinance To. 675 of the Ordinance, of the leity of Sandings, balifornia, entitled, An ordinance providing for the singleyment and fixing the compensation of certain employees of the bity of Sandings, balifornia, and authorizing the Board of Public Hooks of said bity to purchase certain horses, curts, wagons, harness, blacksmith tools and supplies for the use of said bity and to advertise for bids and let a contract for the construction of certain stable, sheds, fences and blacksmith shop for the use of said bity, and prescribing a system for the care of the streets of the bity of Dandiegs, balifornia approved December 11th, 1899, be and the same is hereby amended to read so follows:

Section 4. That the said Board of Public Horks be, and said Board of Public Horks is hereby authorized and directed to employ 14 men, whose salary shall be, and the same is hereby fixed at

Siftly (\$50 °) dollars per calendar month, to work upon the olicito, alley areaus, highway, plages, porte and fourthe places of sour bolders, and be when of out billing the discounted of the source him sight (\$) of whom ohall belong to any one political yearly, which more him sight (\$) of whom ohall belong to any one political yearly which men ohall be citizens and electors of soul bily, and the citizens one of the blong to any lower of the soul bily, as the source of the same of the source of the source of any beauth has one of the source of a source of an one of the section of a such of the source of convertion of a min because of convertion of the source of convertion of and the backers of the source of the source of convertion.

same so hearly anunded to read as follows;

beetich, 12, That his said Board fluder Harle shake designate and gluder harle shall designate one of the said south of the said but chare, and said said chale, and said subleyer shall (under the shall read the said ship sound said shall (under the durelion of the said ship sound said shall (under south the said ship sound stad ble at the said shall never the said shall be at the said but beth, but said the said shall never the said the said but be the worker, in and the shall never the said of the said mank, see the sounder in any our caluder month, so shall not a sounder of the bearing of the said of said out at solver.

in food from and often the bound of the said bety foundings, be, and he is thought anthorized and derected, introductly often the approval of this ordinaises, to publish or cause the same to be published once in the alt offered newspoper of said but, towit,

bedien 4, That This ordinance shall take affect and be

published once in the old offered newspaper of oard low, Town, the Sound how have, the Sound house, the sound the theory of the sound of the sounds.

The neports of the Polece Judge and Boundborker for the month

The polition It ayand for our carelioneers because for his possesses of Inchiscours of Inchiscours of Inchiscours incurrently on motion his provision of court ordinance were grounded by the following vote, towns, towns, I begin thingly of the ground of the following vote, towns, I begin I thingly the of the following vote, towns, I begin the of the following votes, towns, I be were thought the following when the following when the following the free the following the following the following the following when the following the f

Argo Atalinan Veno. Agalos, hambou- Lander 12600.
Alon Hone Labornan Labor and Joses.

houly sobould,

The felition of It I bet for permission to sell cough syrup and bay rum without a license was read and granted, The petition of Jeff Eacher for permission to grade that portion of Brooks Street in front of lot 2x Block 13 Brooks Addition to center line I said street was read and granted, The fetition of ABD iederichsen and 13 others asking that Ash Street-between 9th and 10th be repaired without delay was read and on motion was referred to the Superintendent of Streets for estimate of the cost of the same, Petitions for electric lights at 18th and b Streets, 10 hand I Streets, Front and brake Streets and 1st and Saw thorne Streets were read and referred to the Committee on Gas Electric Lights and Telephones. After first giving due notice President Ingle did in open session, sign the following ordinances viz; An ordinance providing for the payment of the claim of mes tate Porter for services as nurse in smallpox eases. Ed an Ardinance amending sections 2 and g of ordinance Ato, 696. Thereupon on motion the Board adjourned until January

14th 1901.

en de la companya de la co

President of the Board of Alderman

Allest Geo. D. Lacaman

- City Celerk

Adjourned meeting

Council Chamber of the Board of Aldermen of the City Sandiego, Colifornia January 14th 1901,

Sursuant to adjournment a meeting of the Board was held this day at 7,30 Pm. The day of my hard way Present Aldermen Ferris, Daber, Adkes, Jones, Rainbour Landis, Blochman, Watson and Clerk Vincent, Absent-Alderman. Lugle

in the absence of President Jugle Alderman Blockman

The City black announces to the Board That he has received The returns from all of the municipal precinets of the bity, lowit. municipal Precuets Ao's 1.2.3,4,5,6,7,8,9,10,11,12,13,14 15, 16,17, 18. 19 Ed 20 in apparent due form and good order, being the returns of the special election held in the laity of San Diego, California on The 12th January, 1901, and now delivers and turns over the said returns into the possession of This Board Addermen to be opened, canvassed and declared, thereupon the President appoints as tellers Aldermen Hakes and Taber and it is now ordered that The Board mon proceed to open beginning with becut to I, and continuing in numerical order until the returns of all the said frameto shall have been opened and convexed, and the Board does now proceed with the canvas of said return of said special election and finds, determines and declares The result as follows, towit:

Whol number of votes cast in the bety of bandiego

Propositions voted report Amendments to the Charter of the City of Sandiego no's 1. 2 3, 4, 5. 6, 7. 8, 9, 10, 11. And 121.

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	Am o	ndm	ent-	Amer	ıdmı	mt	Ame	udn	nent	Ame	endn	rent	Ame	ndo	nent
	A			ch, 2			Sho, 3			do, 4			do. 5		
municipal Precinct	John rote	Vote yes	vote ch	That role	very yes	voca cho	Johar Vole	votes yes	view cho	Jotus voles	you yes	both cho	Istal bate	soto yes	solo do
Ao 1	.70	65	5	67	61	6	71	66	5	7/	67	. 4	7/	. 66	3
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Sotal Vote	1.108	884	224	1097	868	229	1111	897	214	1109	893	216	1100	886	214

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Thereupon the Board declares said proposed Amendments too 1. 7. 3. 4. 5. 6. 7. 8. 9. 10. and 11-having beceived the necessary three fifths is all the vote east at said election-duly ratified and approved; and said proposed Amendment to 12 not having received the necessary three fifths gall the votes cast at said election refected and not confermed.

During the causes of said returns President Lugle weles and takes the chair

Shoes Shone

Absent None

baid Resolution as adopted is as follows. Towis:

Resolution

Beit Resolved, By the Board of Aldermen of the Common Coun

Blochman Halson "ud Lugle,

cil of the bity of Sandiego, California, as follows:

That at the Special election held in the bity of Sauntiego, lod iformias, on the 12th day of January, 1901, pursuant to Ordinance As. 850 of the Ordinances of the said bity of Sauntiegs, passed and adopted by the Common Council of said bity on the 27th day of through 1900, and approved by the mayor of said bity on the 28th day of November, 1900, at which special Election the following proposed Amendments to the Charter of the City of Sauntiego, California were to submitted to the qualified voters of the said lasty of Sau Diego for their ratification or refection, viz:

I. Amending Subsection 53 of Section 1 of Chapter 2 of Article 2 of the said Charter, relative to incurring indebtedness.

2. Refeating Structe 4 of said Charles, relative to a

Police Court,

3. Amending said Charter by adding Section 26 of Chapter I of Sticle 5, relative to the powers of the Board of Public Hooks over any water system of Water Hooks owned by the said bity.

4. Amending Chapter 2 of Article 5 of said Charter, re-

lative to improvement of streets.

5. Repealing Chapter 3 of Article 5 of said Charter, relative to street improvement districts,

6. Amending Chapter 4 of Article 5 of Said Charter, relation to the opening of new streets.

7. Refeating Chapter 6 JArticle 5 of said Charter, relative to Hater Commissioners.

8. Amending Section 12 of Chapter 2 fatticle 6 of said Charter, relative to incurring indebtedness.

9. Amending Section 13 of Chapter 2 of Freche 6 of said Charter, relative to issuing bonds.

10. Repealing Section 15 of Chapter 2 of Article 6 of said

Charter, relative to depositing city funds in a bank.
11. Amending Article & of said Charter relative to The Public Laborary.

12. Amending said Charler by adding Thereto Article 11, relative to a Police Court.

For a more detailed and particular description of said.

amendments reference is hereby made to said ordinance numbered 850, wherein The same are set forth in full, That The returns of said special Election have been, on This 14th day of January, 1901, canvassed by This Board, and This Board hereby finds, declares, and determines that the whole number of votes cast at said speciel Election upon the ralification of the said First Proposed Amendment to said Charter was 1108 votes, of which 884 votes were given in favor of the ralification of said proposed Amendment Theinber one, and 224 votes were given against the vatification of said Proposed Amendment number one; that the whole number of votes given upon acid proposed Amendment number one of said Charter at each of the election precinct of said bity at said election, and The number of voles given at each of the said precincts for and against the ratification of said proposed Amendment number one were as follows; Greenet number One Whole number of votes given 70. For the ratification of said proposed Amandment number one Against The ralification of said proposed Amendment number Precent Tumber Two. Thole number of votes given 25, For the occlification of said proposed Amendment number one Against The valification of said proposed Amendment number one Precinct number Three, Whole number of votes given 10. For the ratification of said proposed Amendment Number one Against the ratification of said proposed Amendment number one Trecenct number Your. Thole number of votes given 35, For the ratification of said proposed Amendment number one Against the valification of said proposed Amendment number one Precinct number tive Thole number of votes given 63, For the ralification of said proposed Amendment Sumber one Sejainst the ratification faid proposed Amendment humber one Precinct Hamber Six. Thole number of votes given 76. For the ratification of said proposed Amendment number one 64 Against the vatification of said proposed Amendment number one Greenet number Deven. Thole number of votes given 47. For the ralification of said proposed Amendment humber one

Crecinct number Eight Thole number of voles given 45, For the satisfication of said proposed Amendment number one 3.7, Against the vatification of said proposed Amendment number one Becinet number Thine, Thole number of votes given 72, For the ratification of said proposed Amendment number on 67, Against the voatification of said proposed Amendment number one becauf number Ven, Whole number of votes given 83, For the vætification of said proposed Amendment number one 68, Against The valification of said proposed Amendment number one 15. Precinct number Eleven, Thole number of votes given 64, For the ratification of said proposed Finendment number one 38, Against the valification of said proposed Amendment number one 26, Precinct number Vivelare, Thole number of votes given 47. For the ratification of said proposed Amendment number one 26, Against the valification of said proposed Amendment number one 21! Precinct number Thirteen, Whole number of votes given 62. the ratification of said proposed Amendment number one Against The valification of said proposed Amendment number one Precinct number Forstein, Whole number of votes gives 28. the rectification of said proposed Amendment number one 16, Against the ralification of said proposed Amendoment number one 12, Precinct tumber d'ifteen, Those number of votes given 41.

For the ratification of said proposed Amendment number one 36,

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Precinct number Eighteen,

Whole number of votes given 55.

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Against the ralification of social proposed Amendment number These of Hor the satisfication of source proposed Amendment member thos 18 Thole number of voles given 25. Greenet winder diso. Agament the orlification of said proposed dineralment number has 5 For the ralification of sout proposed Arundment number those 66, There owned of rote grown 71. Cocerned ournibor One, Amendment number There were so follows: presence for and against the relification food proposed sout election, and the minutes of roles given at each of the souch of ourd toharlow at each of the election presends of said but at volos giras repou said proposed Amendment member these proposed Amendment number Thee, That he whole number of Thee, and 214 vole were given against the rollfrention of south favor of the salitication of ouch proposed Amendemont number day of January, 1901, conversed by the Bound, and this Bound horoly finds, determines that the whole minuter of votes cust at soud opened blocker ripou the notification of the ouch third proposed Amendement to ouch Charles was 1111 astes, of which 897 rotes were que. That the returns of said operal Election have been, on the 14th Against the salification of ouch proposed Amendment number two For the rabification of said proposed Amendinant, number (3, Whole number of volte grice - 87, Greenet number Haculy. Agamed the ralification of said proposed Amendinant ourniber Two Hos the oathlesilion of oad proposed Amondmont number lus Z,S Thole numbered, voles given 69, Greened Franker Horselier, Against the other coling of said propositions donout number Jose Too the soldiestern of ouch proposed Amondons ourselver i'm Thate number of rate given 58, Greened humber, Englitton, Against he sabfication of said proposed Amondmont minder Jose For the ralification of sout proposed Amendment runder Two 22 Thole member of roles given 64, Ground number Devention, Against the rabbication of south proposed Americanant minutes For the ralification spains proposed Amendement number Ja 5 1, Thole member of votes, given 63,

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For the ratification of said proposed Amendment number three Against the valification of said proposed Amendment number Three Precend number Four. Thole number of votes given 35. For the ratification of said proposed Amendment number Three Against the ratification of said proposed Amendment number Three Precinct number tive, Whole number of votes given 65, For the valification of said proposed Amendment sumber Three Against the ralification of said proposed Amendment mumber Three Precinct number Dex. Whole number of votes given 76. For the salification of said proposed Amendment number Three Against the satisfication of said proposed Amendment number Three Precinct number Seven, Whole number of votes given 47, For the ratification of said proposed Amendment number Three Against the ratification of said proposed Amendment number Three Precent number Eight. Hole number of votes given 44, For the ratification of said proposed Amendment number three 39, Against the valification of said proposed Amendment number Three Precinct number Fine. Thole number of votes given 71. For the ratification of said proposed Amendment number Three 67. Against the valification of said proposed Amendment number Three Precinct number Ven, Whole number of votes given 82. For the ratification of said proposed Amendment number three 68, Against the valification of said proposed Amendment number three Greenet number Eleven. Whole number of votes given 63, For the satisfication of said proposed Amendment number Three 36.

Against the ratification of said proposed Amendment number Three 27. Précinct number Vivelve. Whole number of votes given 49. For the vatification of said proposed Amendment number Three 30, Against the ratification paid proposed Amendment number Three 19. Orecinct number Thirleen. Whole member of voles given 63, For the ratification of said proposed Amendment number Three Against the ratification of said proposed Amendment number Three

Precinct number Fourteen. Thole number of votes given 27. For the ratification of said proposed Amendment number Three Against the natification of said proposed Amendment number three Grecinet number Fifteen, Whole member of voles given 39. For the ratification of said proposed Amendment number Three Against the natification of said proposed Amendment number Three Precinct number Dixteen. Whole number of votes given 63. For the ratification of said proposed Amendment number Three 52 Against the ratification of said proposed Amendment number Three Precuet number deventien, Whole number of votes given 64. For the ratification of said proposed Amendment number Three 56, Against the ratification of said proposed Amendment number Three Precinct number Eighteen, Whole number of votes given 58,. For the relification of said proposed Amendment number Three 40. Against the valification of earl proposed Amendment number Three Precues number Trinsteen. Whole number of votes given 71. How the valification of said proposed Amendment number Three 58. Against the valification of said proposed Amendment number Three 13. Precinct number. Viverity, Whole number of votes given 87. For the relification of said proposed Amendonant number These 60. Against the ratification of said proposed Amendment number These 27. That the returns of said Special Election have been, on This 14th day of January, 1901, convassed by this Board, and This Board hereby finds, declares, and determines that The whole number of votes cust at said special election upon the vatification of the said Fourth proposed Amendment to said Charter was 1109 votes, of which 893 votes were given in favor of the votification of said proposed Amendment number Four, and 216 votes were given against the ratification of said proposed Amendment number Four; That the whole number of votes given upon said proposed Amendment number Four I said Charter at each of the election precincts of said bity at said election, and the number of votes given at each of the said precincts for and against the vatification of said pro posed Amendment number Four were as follows:

Precinct number One. Whole number of votes given 71. For the ratification of said proposed Amendment number Tour Against the ratification of said proposed Amendment number Four Precinct Thumber Vivo, Whole number of votes given 26, For the ratification of said proposed Amendoment number Town Against the valification of said proposed Amendment number Four Precinct number Three. Whole number of votes given 11. For the valification of said proposed Amendment number Four Against the vatification of said proposed Amendment number Four Grecius number tour, Thole number of votes given 34. For the ratification of said proposed Amendment number Four 34. Against the valification of said proposed Amendment number Four Coccuret number tive. Thole number of votes given 65. For the vatification of said proposed Amendement number Four 55, Against the ratification of said proposed Amendment number Four 10. Precinct number Dix. Whole number of votes given 76. For the ratification of said proposed Amendment number Four 66. Against the valification of said proposed Amendment number Four 10, Precent number Deven. Thole number of votes given 47, For the valification of said proposed Amendment number Four 39. Against the ratification of said proposed Amandoment number Four Orecinet number Eight. Whole number of votes given 44. For the ratification of said proposed Amendment number Four Against the votification of said proposed Amendment number Four Precinct number Stine. Whole number of votes given 72. For the ratification of said proposed Amendment number Four Against the ratification of said proposed Amendment number Four Precinct number Ven. Thole number of votes given 83. For the ratification of said proposed Amendment number Four 67, Against the ratification of said proposed Amendment number Four 16, Precinct number Eleven,

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voled cool at saud special Election upon the ralification of 14 Hay of January, 1901, currossed by the Board, and the Board That the returns of said special Eliction have been on this Agames the ratification of oard proposed Amendonnal number Four 31. It or the ralefication of said proposed Anerdonent number tour 65. Their number of violes genein 186 Coursel minher disculy, Against the salitication of sout proposed Amendment number Four 14. Horth rallication of oard proposed Amendonen number Town 5th Hole member of vices gener 71. Greened miniber Franken, edgernos he saligication of said proposed Amendonon minher How 21. For the rate freaken of ourd proposed Amendonant number Four 37. Thole number of roles generas, Greened number Engliteen, Agumos The rallfiedur of each proposed Amondonant number Four 8. For the rallification of oard proposed Amendanant number Four 52, Thele numbers, role given 64. Greened number Dovention, Against the ratification of ourle proposed dinondrous minder Four 10. Hos the reliteration of sand proposed Frundenous number Four 52, Those number of wales given 62. Goesewal number dex low. Agamed The rallifications point proposed Amendania minutes Four 6. For the ralification of ourd proposed Amondment minter Four 34. Thole number of role grave HO. Ground number Fifting. Against The ralification of ouid proposed Amendonous number Four 10. It are the rally callin of said proposed Amendinand member Four 18. Whole number of viole grow 28, Goernes miniber Frukun Agamed The rallycalien of our proposed Amondmont member Four Her the rallycation of ouch proposed Amendmont number Four 49. Thole minder of now given 62. Goesend number Thislien. Against he ralification of said proposed Ameridans miniter It ha satification of said proposed donundonous number Whole number of roles geven HE. becauch number suches Against the ralification of sout proposed Americant number Ger he rallfication of oard proposed drawdoment number Jew 39,

the said Fifth proposed Amendment to said Charter was 1100 votes, of which 886 votes were given in favor of the natification of said proposed Amendment number Tive, and 214 votes were given against the ratification of said proposed Amendment number Five; that the whole number frotes given upon and proposed Amendment number Hive of said Charles at each of The election precincle of said bity at said election, and the number of votes given at each of the said precincts for and against the valification I said proposed Amendment number Two were as follows; Precinct number One, Whole number of votes given 71. For the valification of said proposed Amendment number Tive 66. Against the ratification of said proposed Amendment number Five Precinct number Vac. Thole number of votes given 26 For the ratification of said proposed Amendment number Five Against the odlification of said proposed Amendment number Time Precinet number Three Thole number of votes given 11, For the ratification of said proposed Amendment number Thire 8, Against the valification of said proposed Amendmentmumber Flive Poicinet number Four, Thole number of votes given 34. For the salification of said proposed Amendment number Five 34, Against the ratification of said proposed Amendment number Fine Precinc number time, Tholenumber of votes given 65; For the ratification of said proposed Amendonent number Fines 5, Against the valification of said proposed Amendment number Tive 10. Voccuet number Dix, Thole number of votes given 76. For the valification of said proposed Amendment number Five 65. Against the ratification of said proposed Amendment number Five 11. Whole number of votes given 46, For the ratification of said proposed Amendment number Hime 39, Against the ratification of said profosed Amendment number Five Orecuet number Eight, Whole number of votes given 43, For the valification of said proposed Amendment number time

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Ordinance No. 862.

An Ordinance Amending Sections 4 and 12 of Ordinance No. 675 of the Ordinances of the City of San Diego, California, Entitled, "An Ordinance Providing for the Employment and Fixing the Compensation of Certain Employes of the City of San Diego, California, and Authorizing the Board of Public Works of Said City to Purchase Certain Horses, Carts, Wagons, Harness, Blacksmith Tools and Supplies for the Use of Said City and to Advertise for Bids and Let a Contract for the Construction of Certain Stables, Sheds, Fences and Blacksmith Shop for the Use of Said City, and Prescribing a System for the Care of the Streets of the City of San Diego, California," Approved December 11th, 1899.

Be it ordained, by the Common Council of the City of San Diego, as follows:

Section 1. That Section 4 of Ordinance No. 675 of the ordinances of the City of San Diego, California, entitled, "An ordinance providing for the employment and fixing the compensation of certain employes of the City of San Diego, California, and authorizing the Board of Public Works of said City to purchase certain horses, carts, wagons, harness, blacksmith tools and supplies for the use of said city and to advertise for bids and let a contract for the construction of certain stable, sheds, fences and blacksmith shop for the use of said City, and prescribing a system for the care of the streets of the City of San Diego, California," approved December 11th, 1899, be, and the same is hereby amended to read as follows:

Section 4. That the said Board of Public Works be, and said Board of Public Works is hereby authorized and directed to employ fifteen (15) men, whose salary shall be, and the same is hereby fixed at fifty (\$50.00) dollars per calendar month, to work upon the streets, alleys, avenues, highways, plazas, parks and public places of said City, under the direction of the said Board of Public Works and Superintendent of Streets, as hereinafter provided, not more than eight (8) of whom shall belong to any one political party, which men shall be citizens and electrois of said city; and that after being employed by the said Board of Public Works, as herein provided, no one of such men shall be removed or discharged except for incapacity, neglect of duty, dishonesty, or the conviction of a misdemeanor or crime.

Section 2. That Section 12 of said Ordinance No. 675 be, and the same is hereby amended to read as follows:
Section 12. That the said Board of Public Works shall designate one of the said employes at large to act as a hostler at the said City stable, who shall reside at the said stable, and sold employe shall (under the direction of the said Superintendent of Streets), have supervision over, and the care and charge of the said stock, harness, and other personal property while the same shall be at the said "City Stable"; and said hostler shall receive the same compensation as if working upon the streets of said city, but said hostler shall not receive, in any event, more than \$50.00 compensation in any one calendar month.

Section 3. That Ordinance No. 736 of the ordinances of the City of San Diego, California, approved April 4th, 1900, and all ordinances or parts of ordinances in conflict herewith, be, and the same are hereby repealed.

Section 4. That this ordinance shall

take effect and be in force from and after its passage and approval.

Section 5. 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 sald City, to-wit, the San Diego Union and Daily-Bee.

At This time Alduman Hakes was excused from further attendance of this session of the Board.

The following report of the Joint Street Committee to whom was referred the petition of residents for crosswalks on Logan

and Stational Aremus were need and adopted tend so as follows, sug:
The older Committee necommends that the within polition for ones
walks be granted, 3 foot walks on Laguer & Talional Aremus from

6.6 Alakes A. Mosconen E.A. Bradbung E.B. Thospa

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as follows:

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After prot grang due notice Pourdent shights , diel, in open session sign the ordinance consisting declience 4 and 12 of Brain

of the buly lox bolleder for additional deformes one on ordinance

placed on file. Thereupon said ordinance authorizing the bily Pay look lector to appoint additional deputies to make up Top sale cartificates was read and adopted by the following vote Towit: Ayes Aldermen Ferris, Valer, Jones Rainbow. Landis Blockman, Hatson, and Lugle.

Those Stone

Absent Alderman Hakes.

Said Ordinance as adopted is as follows, Towit:

Ordinance As. 864,

Au ordinance authorizing the bity Fax bollector of the laity of Sourcings, California, to appoint additional deputies.

Be it ordained, By the Common Council of the City of Sandiego,

as follows;

Dection 1. That the Tax bollector of said bity be and he is hereby authorized to appoint additional deputies to assist in writing exp Certificates of sale for delinquent taxes of 1900.

Section 2, That the compensation of such deputies shall be Two Dollars and Hifly bents (\$250) per day each, provided that The entire compensation of the deputies, provided for hereunder, shall not exceed One Sundred Dollars,

Declion 3, What This ordinance shall take effect and be in force from and after its passage and approval,

A communication from the Board of Public Hooks in the matter of changing the pipes from the Steam heater to the steam bouler was read and on motion of Alderman Blochman was referred to the Committee on Public Buildings,

Amessage from The Mayor transmitting an ordinance Terris, Taber, Jones, Rainbow

Ordinance, No. 863.

An ordinance regulating the keeping of shooting galleries in the city of San Diego, California.

Be it ordained, by the Common Council of the City of San Diego, as fol-

Section 1. "That it shall be unlawful for any person or persons to own, conduct, or manage a shooting gallery or galleries in the City of San Diego, California, and keep open the same, or to discharge or permit to be discharged any cartridge or cartridges therein be-

lowing day.
Section 2: That any person, or persons, violating any proglesion of this ly Bee.

ordinance shall be deemed guilty of a , upon conviction misdemeanor and. thereof, shall be punished by a fine not exceeding \$100.00, or imprisonment in the city jail of said City not exceeding 50 days, or shall suffer both such fine and imprisonment.

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

Section 4. That the City Clerk of; the said City of San Diego, be, and he is hereby authorized and directed, ima mediately after the approval of this tween the hours of 10 o'clock p.m. of ordinance, to publish, or cause the any day, and 7 o'clock a.m. of the fol-; same to be published. three (3) times in the city official newspaper of said City, to-wit, the San Diego Union and DaiThe report of the heditor for the month of December 1900, was read and filed,

The Public Buildings Committee to whom was referred The ordinance authorizing the Board of Public Horks to make certain alterations in the office of the Police Department having recommeded that said ordinance be amunded by striking out the following words of section 1. and also to make certain repairs in and about the office of the said Board of Public Hooks as follows; according to plans on file in the office of said Board, provided that the expense Thereof shall not exceed the own of \$100." which said amendment was on motion of Alderman Ferris adopted by the following vote, viz, Chyes Aldermen Ferris, Vaber, Jones, Rainbow, Landis, Blockman, Walson and Jugle.

Troes Ofone

Absent Aldermen Hakes

Theretipoge said ordinance as amended was adopted by the following vote, viz Alges Aldermen Ferris; Traber, Jones, Rainbow, Landis, Blochman, Watson and Jugle,

Toes Fore

Absent Alderman Ifakas

> Daid ordinance as adopted is at follows towit: Ordinance Tro. 861.

An ordinance authorizing the Board of Public Horks of the Cely of Dandiego, California, to make certain alterations in the office of the Police Department of the said bity of Sandings, California,

Beit ordained, By the Common Council of the City of Sandings,

as follows;

Section 1. That The Board of Public Hooks of the bity of Sandrigo, California, be and said Board of Public Horks is hereby authorized and directed to make repairs in The offices of the Police department I the said bity of bandiego, balifornia, by placing a window in the partition between the two rooms forming such offices, and other repairs Therein, provided, that the expense of the whole Thereof shall not exceed the our of \$5000.

Section 2, That this ordinance shall take effect and be in force

from and after its passage and approval.

After first giving due notice President Ingle ded in open session, sign the following ordinances, viz: An ordinance authorizing the Cuty Vax Collector to appoint additional deputus.

"and an ordinance regulating the keeping of Shooting galleries.

A Joint Resolution directing the City Allorney to prepare the ordinance authorizing the Board of Pheblic Works to let a contract for a Chamical Engine and hose for Golden Still was read and on motion of Aldermen Value was adopted by the following vote, Towit:

Ayes Aldermen. Ferris, Taber, Jones, Rainbow, Landis, Blochman Hatan

"and Lugle.

Aves None

Absent Alderman Itakes.

Said Joint Resolution as adopted is as follows, viz Joint Resolution Ao. 1294.

Be it Resolved, By the Common Council of the leity of Sandiego,

That the bily attorney be and he is hereby instructed to prepare and present an ordinance directing the Board of Public Horks to advertise for bids and let a contract for a Chemical Engine and 1,000 feet of fire hose, the same to be located on Golden Still.

The petition of marcos medinas asking the council to refund \$2. baid to the boundkeeper for releasing 2 hooses from the found was sead and on motion of Alderman Landis was granted,

The petition of FA Hilson for permission to sell were baskets and clothes hangers was read and on motion of Aldermen Landis the same was denied,

The petition of Ernest meyer for a retail liquor license was read and on motion of Alderman Value was granted,

The petition of residents of Lu Jolla asking for the appointment of John of Kennedy as Special policeman at that place was read and referred to the Joint Polece Committee,

Alderman Hatson now moves that when the Board adjourns, that it do adjourn until January 28th 1901, at 7,20 Pm. which motion was adopted,

At this time Alderman Jones was excused from further attendance at this session of the Board

A resolution of This Board giving its consent to the

2, Reporting Atuele Ht daid Charles, rolatin to a Calia bourt. 3. Amendung saud Charles by adding doction 26 of Chapter I of the said toholler, relative to incurring indebtedness. 1. Amending Subsection 5:3 of Bolion 1 of Lothe De of Alice bild of dansurge for their ratification or refection, ara: Lugo, California, were putrated to the qualified volue of the oaid passed and adopted by the Connon Council of orth Indyor of the 27th day of Governber, 1900, and approved by the Indyor of said loill on the 28 the day of Forember, 1900, at which opened Easter. The following proposed Amendments to the Charles of the bill bill of to Codenances No. 850 df the Endinances of the said bily of Sandrigo, beetern 1, That at the observed Election held in the bily of boundary, 1901, personant as Jullaur Besil ordained by the Common Courses of the boily of Source songs. of Southige, California, on January 12 ! 1901, was reached convacoung the returns of the Section Rold with Coly The ordinance declaring the securet of the Courses and bard solumer as adopted to as follows bount. Dodumence to 866 Alant Aldernan Hake and Jones ... closes chores 1901, was read and adopted by the following vote, town!" " I day, Bush, Bush, Bush, Bush, Bush, Bush, Bush, The opened election theth in the lost of Banduga Calfornia, on Jamon 12th In odinance declaring the routh of the courses and coursesure the returns of to Jan 28th 1901, at 7:30 p.m. as follows: The consent of the Board be and the same is healy found the same is healy found the pour 14 is 1901. Be it sousthod, By the Bound of Allamon of the birg of Soustings, About Alderman Hoter and Jones, buil secolution or adopted so as follows, vy: Hatoon was dugle. were read and adopted by the following out town; Bowen, Bandie, Bowen, Board of Melegates to responen for a longer line show one weak

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Against The notification of oard proposed Amendment number One For the ralification of oad proposed Amendment mumber one Whole ourseless of volus grown 70. Greened number One, volor given at each of the south breameto for and against the satisfication of south brokens; If the election presents of ouch boly at said election, and the number of upon oud proposed Amendment number one of ouch Charler attack proposed Amendonand number one; that he whole number opole give berthone, and note were your against the ralification of soud were given in favor of the salification of south professed Amondment min proposed Amendment to out Chuler was 1108 voles, of which 884 voles East at our Spoeral Clocking upon the ralification of the ourd other Hereby findle, declares and determines that the whole mumber of votes day of January, 1961, convared by the Board, and this Board That the seturns of ourd, Special Beation have bean, on this 14th The sames are not froth in full. monto reference so houby made to said ordinance numbered 850, wherein For a more detailed and particular description of said amud-Golde bount, 12. Amendeng oud behanter by adding though while II, nolahur to a 11. Amending Allield & of said tohorter, robertine to the Public Library. solating to deforating outy fundo un a lank. 10. Repealing section 15 of Chapter 2 of Article 6 of soid Cohurter, to essecure touble: 9. Ameriding beetion 13 of Chapter 2, of Article 6 of acid Charter, relation live to wound bouds 8. Amending Goelien 12 of Chapter 2 of Article 6 of ourd Charter rola of Repailing Chapter to of director of our to hair, relative to Hater 6. Amendeng Lohola 4 of Ales 5 of said Sharler, rolation to the 5, Reporting Chaplu of Article 5- of soid Charter, relative to strut. I obticle 5, relative to the powers of the Bound of Jublic Horte over any begolin of Hater Horte South by the said bild, It, Amendeng Chapter of of Shites of South Charter, relative to impour

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Greened number due,

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For the ratification of said proposed Amendment number One 5/, Against the ratification of and proposed Amendment number one //. Greauct number of outlean, Whole number of votes given 28 Has the valification of said proposed Amendment number One 1.6 Against the vatification of said proposed Amendment number. One 12, Precuet number Fiften. Whole number of votes given 41. For the ratification of said proposed Amendment number One Against the valification of said proposed Amendment number one Precinct Aumber Dixtuen, Whole number of votes given 63, For the ratification of said proposed Amendment number One Against the ratification of said proposed Amendment number one Precent number Seventien, Whole number of votes given 65 For the ratification of said proposed Amendment number one Agamst the valification of said proposed Amendment number one Precent Humber Eighteen, Whole number of votes given 55 For the relification of said proposed Amendment shumber One Agamst the valification of said proposed Amendment number one beend thumber Kineteen Whole number of votes given 69 For the ratification of said proposed Amendment number one 5%. Against the ralification of said proposed Amendment number one Vrecent number Owenty Thole number of votes given 88. For the ratification of said profoosed Amendment number One 66 Against The ratification of said proposed Amendment number One 22 That the returns of said Special Election have been, on This 14th day of January, 1901, canvassed by this Board, and This Board hereby fields, declares, and determines That the whole num. ber of roles East at said Special Election upon the ratification of the said Second proposed Amendment to said Charles was 1097 votes, of which 868 votes were given in favor of the vali fication if said proposed. Amendment number two, and org votes were given against the ratification of said proposed Amendment number two; that the whole number of votes given upon said proposed Amendment number two of said Charter at each of the election precincts of said bely at said election, and The number of votes given at each of the said precincts

Against The salification of earl proposed Amendonand number The For the salification of soud proposed Amendonand ourselver wind Tholomumber of voles given 89, Governed Tournbor Jon Agamal the salefreediend back proposed Amendment member Hos the solification of said prosed Amondment member I'm Thele ounder of roles quon 70. Goramal-Thumbow Hone, Against the ratification of said proposed Amendon minder visio. For the salification of said proposed Amendon minder vivo Thole number of volos given H5 Because mumbes aught. Against the solification food proposed Amendonant minutes dos Z Hos the sallication of oard proposed Amendement number I'm Tholesmender of volex grown HG, Goernal number borons, defaund the soldier of our forefood Amondment number line 10 Ho-The rollier of said prepassational number des 66. Thelemender of role your 76. Greened number Bix, Against the rollycolion of said proposed Amondonoid aumber Two For the relitiestion of ouch proposed Amondment member vier Thole number of artio grow 62, Greened member Hoire, Heavish the rallfication of said proposed Amendment number vac For the rollification of ourch proposed Amondment member Two The munder of notes given 33, Greened number Four. Against the rally eather of sout proposed Amendment aumber ino I so the salification of said proposed Amendment number in Thole number of rolls grown 10, Coelect minher thus, Against The salification of said proposed Amendment number It or the ralification of our proposed Amendment number who Tholomumbout votos gum 26 Caceined Thumber Two. Against the rabification of soud proposed Amendons aumber Two For the radification of said proposed duradonant number sho 61, Thole number grove given 6.7. Greened Fumberlone, alus were so follows! for and agames the ratification of oard proposed Amendonous number

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Whole number of votes given 62,	
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against the restification of said proposed Amendment number Does Precinct number Dwelve,	24
Thole number of votes given 47.	
For the ratification of said proposed Amendment number Two	28
Against the ratification of said proposed Amendment number Two	19
Whole sumber of votes aires 63	
Those sumber of votes given 63, For the natification of of said proposed Amendment number Two	49
Against the ratification of said proposed Amendment number Two	14
Precinct number Fourteen.	
Thole number of votes given 28.	
For the ratification of said proposed Amendment number Two	18
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brecenet number Fifteen.	
Whole number of votes given 39.	
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Thole number of votes given 63, For the ratification of said proposed Amendment number Two	5/
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For the ratification of said proposed Amendment number Two Against the ratification of said proposed Amendment number Two	9
Precinct number Eighteen.	,
Whole number of votes given 58,	
For the ratification of said proposed Amendment number Two.	37
Against the ratification of said proposed Amendment number Two ?	
Thole number of votes given 69.	
	J ⁻ 8
Against the ratification of said proposed Amendment member Two	//
Precinct number Viventy.	
Whole number votes given 87.	
For the ratification of said proposed Amendment number Two	غ ک • •
That the returns of said special Election have been, on the	24
14th day of January, 1901, convassed by This Board, and This	
J' J	

Board hereby finds, declares, and determines that the whole num ber frotes cast at aid opecial Election upon the ratification of the said Third proposed Amendment to said Charter was 1/11 voles, of which 897 votes were given in favor of the ratification of said proposed Amendment number Three, and 214 votes were given against the ratification of said proposed Amendment number Three; that the whole number of votes given upon said proposed Amendment number Three of said Charter at each of the election precincts of said bity at said election, and the number of votes given at each of the said precincts for and against the valification of said proposed Amend ment number three were as follows: Precincl number One Whole number of votes given 71, For the ralification of said proposed Amendment number Three Against the ratification of said proposed Amendment number Three Préceves number Vivo Whole number of votes given 25. For the ratification of said proposed Amendment number Three 18. Against the valification of said proposed Amendment number Three 7. Precinct number Three Whole number of voles given 11. For the ratification of said proposed Amendment number Three against the valification of said proposed Amendment number Three Trecinct number Four, Whole mimber of votes given 35, For the ortification of said proposed Amendment number Three Against the ratification of said proposed Amendonent number Three Precent Chamber Twe. Whole number of votes given 65, For the valifications of said proposed Amendment number Three Against the valification of said proposed Amendment number Three Precent number six. Those number of votes given 76. For the ratification of said proposed Amendment number Three Against the ratification of said proposed Amendment number Three Precuet number Deven. Whole number of votes given 47. Hos the satisfication of said proposed Amendment number Three 40, Against the vatification of said proposed Amendment number Three Precures number Eight.

Whole number of votes given 44.

For the ratification of said proposed Amendment number Three 39,

Against the ratification of said proposed Amendment number Three 5. Orecut number ofine. Whole number of votes given 71. For The valification of said proposed Amendment number Three 67, Against The ratification of said proposed Amendment number Three Precuct number Ven, Whole number of votes given 83, For the ralification of said proposed Amendment number Three 68. Against the valification found proposed Etmendment number Three Grecenct number Eleven. Whole number of votes given 63. For the valification of said proposed Amendment number Three Against The valification of said proposed Amendment number Three Vrecent number Vivelve. Thole number of votes given 49. For the odlification of said proposed Amendment number Three 30. Against the valification of said proposed Amendment number There Vreewet number Wherteen, Whole number of votes given 63 For The radification of said proposed Amendment number there 49. Against the relification of said proposed Amendment number Three 14. Precuet number Hourten, Whole number of votes goven 27, For the solification of said proposed Amendment number Three 17, Against the valification Spaid proposed Amendment number Three 10. Precinct number Hifteen Whole number of votes given 39. For the ratification of said proposed Amendment number Three 35, Against the valification of said proposed Amendment number Three Voecuct number Dixteen. Thole number of votes given 63, For the satisfication of said professed Amendment number Three 52 Agansot the ratification socied proposed Amendment number Three !! Whole number of votes given 64. For the valification of said proposed Amendment number Three 56. Against the ratification of said proposed Amendment number Three Vocauct number Eighteen, Whole number of votes given 58. For the ralification of said proposed Amendment number There 40, Against the valification of said proposed Amendment number Three 18.

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Agained the salification of sound proposed Ameridanous aumilia 01 For the nolification of said proposed Amendenced member Four Tholomumber of votes given 65. Goesend number Tive, Against The salifications and proposed Amendanous number Four For the ordification of ourch proposed Amondment number Four 34. Tholemender of order govern 34, Greenet number Four, Against the ratheredien of said proposed Amendment number Four For the ralification of said proposed Amendment rumber Four. Thole number of rates genera 11, Governot number Three Hound the solification of soul proposed Amendment number Four 8 It on the ralification it ouse proposed Amondonous mumber Hour 18. Thole mumbers of voles grien 26. Goesence member deso. Against the ralification of said proposed Amendmont member Four H. Hooks ratification of said proposed Amustrous monton Four 67. Thole number of rolos gruen ?1, Governos mumbes Gra. Amendmont number Four was as follows: premeto for and against The ralification of the said proposed Laty at and Election, and the number of rotes given at each of the ouch number Four if said Charles at each of the cholien presinct of sout whole number of voles given upon ouch proposed Arundonand The rally calion of our proposed Amendment member Four; shot the posed Amendment munder Bour, and 216 votes were given agains which 893 roles woregiven in favor of the ralification of oad foresaid proposed Amendonons to said Charles was 1109 voles, of holder finds, declaise, and debarmines that his whole remonter of notes and as expected of a solitication of the day of Journay, 1901, currened by the Board, and the Board That the returns of sound of sound blown hour, ou the 14th Against The rallication of sound proposed Amendons aumber These 27. Hos the raleification of said proposed Throudonent number There 60 Thole number of votes given 87 Greened number Sweety Against The salification of ourd proposed American number Thos 13. Her the ratification of ouch proposed Amendonous number There 58. Tholo number of roles given TI.

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Against the ralification of ourt proposed Amendment number Four 10.

Against the salification of souch proposed dinouding number Fire Hos the natification of said proposed Amendment murrher Frire Those number of voles given !!. Goeinet number Thos. Legamen the ratheration of sout proposed Amendment member Fire I'm the rallycolion of oard proposed Armedonout rumber Fire Thole number of roles given 26. Greened number Maso, Against the oalification of soid proposed Amondons minder Fire 5. For the ralification of our proposed Amudinant number of Thole number of roles gover 71. Trocurd munder One. proposed Amondonant number time were as follows: of the old presencts for and against the ratification of sand said bily at said election, and the number of notes given at each minder Fine of our Charlor at each of the clother procuret of whole number of rake given report oard proposed Amendment ralifications of our proposed Amondment member that the Amondement number time, and 3114 roles was given against the Fifth proposed christment to said Charter 1100 votes, quehich cast at ouch special Election report the natification of the said fludo, declare, and determines that the whole number of notes day of Jourany, 1901, currassed by the Board, and the Board haroly That the returns of said opposed Election have been, on this 14th Against the salification of said proposed Americal member Four 21. For the ralification of said proposed Amendment mumber Four 65, Thole number of voles genein 86, Goeened number cheenly Adams The rallication of soul proposed Amendoment number Hour 14. For the salefreedion of said proposed Amendimont number of our oT. Thole number of roles given TI. Greened number Friedon. Agums The salification of soid proposed Amendamon member I'm the sulfication of ourch proposed Ameridanous number Thole number of rolos guen 5.8. Encernet member Engliteen, Against The ralification of ouch proposed Amendancent Aumber For the ralification of said proposed Amendment Fremen Som 56. Thole number of volto given 6th, Chreenet number Devention.

Goernes member Hour.

It or the rally colour of soud proposed Amendment member the Tholes number of notes given 26 Greened number Fourteen, Against The ralefreetion of soud proposed Amondonous minutes From Hor the ralification of saw proposed Amendonous number 49, Those number of roles green 62, Greened number Thirlion Against the salefredlow of oad proposed Amendment, number Thin 21. I or the solutionlier of said proposed Amendement number the 28, Head mender of vole green HG. Gowest number Twokes, Against the ralification of said proposed Amendonal number Fire 23, For the ralification of said proposed Amendemond number the, Tholomender of volos given 63, Becauch number Eleven, Agennot the salefredien of ouch proposed Amendment minher The For the ralification of oard proposed Americanon minter this Those number of wister gover 80, Goewel number dow, defenued his ralification of soul proposed Amendmont runde Hos the ratheation of said proposed Amendment number this Mole number of role given 69. Greened number Strue, Against The saletication of said proposed Amendment member Fire 5. For the relitication of said proposed Amendand number 38, Tholomender of roles grave 43, Greened number Esghi. Agens the ralifications of soil proposed Amendment minutes Time 7. For the ralification of said proposed Amendement number Fire 39, Thole number of rolls given 116. Greenet minher Doven, Agund The ralification of said, proposed Amendment member Hins 11 For the ralification of said proposed Amendment number The member of roles grown 76, Greened number box, Against the ralification found proposed Amendment number Fine I'm the rollification of oard proposed Amondment runder Thole number of sides given 65, Toesand muniber otive Agund the rallycation of said proposed Amendment number Fire It is the salification of said proposed Amondment member Time Thate number of voles given 324,

Hos the odification of said proposed Amendonen member 65. Thole number of roles given 70. Greened member One, Throudmont number by were as follows; presende for and agains The rolification of said proposed paid eliction, and the number of rotes given extract of the case number of roles gran report over proposed Amondrous number six of south thanker at each of the Election presents of our loth at freation of said proposed Edmondonon immber De; that he whole endround number dex, and 211 wolos were given against the rate votes were given in feires of the ralification of ouch proposed Am proposed Amendment to said Charles was 1101 rotes, of abrich 890 east at oud Special Election repor the ratification of the said Dixth Stolely fieds, declare, and determines that the whole number of voles day of January, 1901, courassed by the Bound, and the Bound That the returns of said special Election have beau, on the 14th Against the ratification of said peopood Amondmont minder 20. It is the ratification of east proposed Amondment number Fire 67. Whole mumber of vite grown 8th Cocemed member Swenty. Against he ratification of said proposed Amendment rumber Fire 13, Har the nalification of sout proposed Anundanent nuember 56, Whale member of water gover 69. Cocamed number Finology, Against the rally calien of soud proposed Amendment runder Tine Hor the salefication of our proposed Amendonon number Thole number of volos green 58. Greened number Loughton, Against the ralification of said proposed Amendon out number of me 8. For the ralification of quick proposed Amendment mindles othere 56, Thole number of votes given 64, Greened number Generalun, Ageinst The ralification of ourd proposed American number Tine It oakfication of oad proposed Amondmont mumber 51, Tholonumbang roles govers 62, Greened number Extrem, Against the salification of sout proposed Amondonous runder Are Ha the salitication of said proposed Amendment member down Thole number of wales given 39, Ground number Hiploon, Agunol The southealten of soud proposed Anondrust number Fire 10,

Against the resultablish of sould proposed American number six

Precinct number Two.	
Those number of votes given 25. For the vatification of said proposed Amendment number &	ix 17.
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Against the ratification of said proposed Amendment number Six	
That a second of the	•
Thole number of votes given !!.	ic 8.
For the ratification of said proposed Amendment number se	· · · · · · · · · · ·
Against the valification facid proposed Amendment number &	9 C 3,
Vocanet number Vour.	
Thole mimber of voles given 34,	3
Hor the ratification of said proposed Amendment number si	x 34,
Against the valifacation of said proposed of mendment number six	0,
Precent number Five.	
Ahole member of votes given 65.	,
For the valification of said proposed Amendment number &	4 54,
Against the ratification of said proposed Amendment number &	× //,
Precinct number Dix.	
Whole number of votes given 7.7.	
Hor the ratification of said proposed Amendment number &	ix 67.
Against the ralification of said proposed Amendment number De	·x 10.
Precuel number deven,	
Thole number of votes given 46,	
For the vatification of said proposed Amendment number &	39.
Against the valification of said proposed Amendment number of	7.
Precinct number Eight -	
Whole number of votes given 43,	
For The ratification of said proposed Amendment number De	× 38,
Against the valification of said proposed Amendment number Si	K 5,
Precinct number Time,	
Thole number frotes given .71,	
For the ratification of said proposed Amendment number Se	67.
Against the valification of said proposed Amendment number Six	Z 4.
Precinct number Ten,	
Whole number of votes were given 81,	
For the ratification of said proposed Amendment number &	Six 65,
Against the ratification of said proposed Amendment number &	Six 16.
Precinct number Eleven,	
Thole number of votes given 63,	
Hor the valification of said proposed Amendment number.	Six 38.
Against the valification of said proposed Amendment number	liz 25.
Precinct number Dwelve,	
Whole number of votes given 45.	
V	

For The ratification of said proposed Amendment number Six 26, Against the ratification of said proposed Amendment number Dix 19. Precinct number Thirteen, Thole number of votes given 62, For The valification of said proposed Edmendment number Dix 49, Against the valification of said proposed Amendment number Dix 13, Greenet number Fourteen, Whole number of votes given 28, For the ratification of said proposed Amendment number Six Against the valification of said proposed Amendment number Dia Precinct number Hifteen, Whole number of votes given 39, For the ratification of said proposed Amendment number six Against the valification of said proposed Amendment number Six Precent number Sixteen, Thole number of votes given 63, For the natification of said proposed Amendment number Dix Against the valification of said proposed Amendment number Six Precinct number sevention. Thole number of votes given 64. For the ratification of said proposed Amendment member Six. Against the ratification of said proposed Amendment number Six Procent number Eighteen, Whole number of votes given 58. For the ratification of said proposed Amendment number six Against the ralification of said proposed Amendment number Six 22 Goecinet number Okinetien, I hole number of votes given 69. For the ostification of said proposed Amendment number Six 57. Against the valification foaid proposed Amendment number Dix Grecult number Viveraty Whole number of votes given 87 For the ratification of said proposed Amendendment number Six 68, Against the valification of said proposed Amendment number Six That the returns of said special Election have been, on this 14th day of January, 1901, courassed by this Board, and this Board hereby finds, declares, and determines that the whole member of votes cast at said Special Election upon the valification of said Seven the Pro posed Amendment to said Charter was 1095 votes, Julich 883 votes were given in favor of the valification of said proposed Amend ment Ausnber Deven, and 212 votes were given against the ratification of said proposed Amendment number Seven; That the whole

number of votes geven upon said proposed Amendment number Seven
of said Charter of each of the election precincle of said bily at said election
and the number of votes given at each of the said precincts for
and against the valification of said proposed Amendment number
Deven were as follows!
Precinct number One.
Whole number of votes given 71.
For the ratification of said proposed Amendment member Deven 66,
Against the ratification of said proposed Amendment humber Seven 5,
Those muss her of on the given 24
Hole number of votes given 24. For the ratification of said brokosed Amendment number Seven 16
Hele and a strategies
Hole number of votes given 11. For the valification of said proposed Amendment number Seven 8,
Against the notification of said proposed Amendment number seven 3.
Trecinct number Tour,
Thole number of votes given 34.
For the ratification of said proposed Amendment mumber Seven 33.
ofgainst the ratification spaid proposed Amendment number Seven 1.
recinct number Five,
Whole number of votes given 65,
For the ratification of said proposed Amendment number seven 55,
Against the valification of said proposed Amendment number Seven 10,
received number Dix.
Whole number of votes given 74.
For the ratification of said proposed Amendment number Seven 64.
Against the valification of said proposed Amendment number seven 10.
Orecinct number Deven,
Thole number of votes given 47.
For the ratification of said proposed Amendment number Seven 39
Against the valification of said proposed Amendment number seven 8
Greenet number Eight.
Thole number of votes given 43
For the ratification of said proposed Amendment number Iven 38,
Against the valification of said proposed Amendment number Seven 5.
Precinct number time,
Whole number of votes given 68,
For the ratification of said proposed Amendment number Seven 64.
Against the ratification of said proposed Amendment number Seven 4.
Precinct number Vien.

Thole number of votes given 82, For the valification of said proposed Amendment number Deven 66, Against the valification of said proposed Amendment number Seven 16, Precinct Stumber Eleven Whole number of votes given 62. For the ratification of said proposed Amendonent number Seven 38. Against The valification of said proposed Amendment number Seven 24. Precinct number Vavelve, Thole number of votes given 44. For the ratification of said proposed Amendonent number Deven 27. Against the valification of said proposed Amendment number seven Precinct number & herten Thole number of votes given 61, Hos the ratification of said proposed Amendment Sumber Seven 47, Against the valification of said proposed Amendment number Seven 14. Precinct number Fourten. Whole number of votes given 28, For the ratification of said proposed Amendment number Seven 17. Against the ratification of said proposed Amendment number Seven 11. Precent number Hifteen, Whole number of votes given 39. For the ratification of said proposed Amenament number Seven 35, Against the ratification of said proposed Amendment number deven Precinct number Dixteero. Whole number of votes given 63, For the ratification of said proposed Amendment number over 52, Against the ralification of said proposed Amendment number Seven 11. Precines mimber Deventien, Whole number of votes given 64. For the ratification of said proposed Amendment number Seven Agains! The valification of said proposed Amendment number Seven Poecines number Eighten. Whole number of votes given 58. For the valification of said proposed Amendment number Seven Against the ralification of said proposed Amendment number Precinct number Hineleen. Whole number of votes given 69. Horthe vatification of said proposed Amendment number Seven 57, Against the ratification of said proposed Amendment number Seven 12. Precine number Viventy, Thole member of votes given 88.

Hor The valification of said proposed Amendment number Seven 68

Against the ralefection of said proposed Amendenent number sown 20 that the ralefection of said the ralefection of soil has been out the should number of the short out the should note and desiration by the shoot numbers, out the short has soil inglifted to said objected be said desiration the ratification of the said objected by soil the said of the sa

Thole number of out proposed Amendanous Engly 67, Hostle salification of out proposed Amendanum Engly 67, Against the salification of out proposed Amendanum Engly 5, Jacous months and minter (w.c.)

Holisamber of good of nondon Eight 15, Agamed the ralification of source proposed Amendon Eight 8; Organish ha ralification of source proposed Amendon Eight 8;

Flote member of vole fresh out for ford Amendment Eight 8, Against the notification of oad proposed Amendemont member Eight 3, Against the notification of oad proposed Amendemont member Eight 3,

For the natification of soud proposed Amendonant number Eight 33, obgainst the natification of soud proposed Amendonant number Eight 3. Present the natification of sumber of member of member of member of

Those number of oad proposed Amendment number Eight 5. I gamed the ratification of said proposed Amendment number 9. I have satisfication of said proposed Amendment minutes Eight 9.

The salification of soid proposed Amendamont number Eight 65, Against the salification of soid proposed Amendamont number Eight 11. Insund mumber Secured number Seven

Hole member of sould proposed Amendment number 39.
Against the salitication of sould proposed Amendment number Eight. 7.
Cheened member Eight.

For the rabbication of sould proposed Arundonow minder Eight 40, Thole number of water gruen 37 Greened number Erghler Agund the satisfication of oard propored Amendment member Eight 11. of or the notification of said proposed Amendinant number Eight 53, Thole number of votes grown 64. Greanet number Devention. Against his salification of sout proposed Amendanon minher Eight 11. For the rally calient pour pool of mondenent number Eight 51. Tholorumber of rates gram 62. Greenet number Dexluss. Agund The salefreedlier of sourch proposed Amendment member Erght 4. Hos the alification of said proposed Amendment number Eight 35. Those number of roles grow 39, Greened number of eftern. Against the ralification of soid proposed Thursdown minder 10. For the rallycolien of said proposed Fruendment sounder Eight-18, Tholo number of role gener 28, . Towned number Fourteen, Against the ralification fourt point broposed Amondsman minutur Eight 13. Hos the salification of soud proposed Amendment number Eight. 51, Tholomender of roles gener 6 4, Ground number atherton Against the ralification of oard proposed Amoudmont minhor elght 19. Forth ratification of oard proposed Amendment number Eight 28, The Rumber of voles geven 47. Greened number Duche. Against The ralification of sout proposed Amoudonous minder Eight 24, Thole member of volos green 62, For the sollies of our poul proposed durandment and aught - 38, Goesend member Eleven, Agenned the ralification of south proposed Amondinand number Eight 16 I'm the natification of sout proposed Amendment number Eight 66, Those member of roles gener. 82. Goernel number don, Agund the ralification of oach proposed Amendment number Eight 6, Hos the natification. If said proposed Amendment number Eight - 66, It hale number of roles gener 72, Greened number Shows Against the natification of sease proposed Amendon aumber Eight For the ralification of said proposed Amendanous number 38, Whole numbered voles grow 43,

Against The ratification of said proposed Amadment number Eight- 17. Precinct number Ainetien.

Thole number of votes: given 69.

For the ratification of said proposed Amendment number Eight 59. Against the ratification of said proposed Amendment number Eight 10. Precinct number Twenty.

Whole namber frotes given 87.

For the ratification of said proposed Amendment number Eight 19
Against the ratification of said prosed Amendment number Eight 19
That the returns of said Special Election have been, on this 14th day of January, 1901, canvassed by this Board, and this Board have finds, declares, and determines that the whole number of rotes cast at said special Election upon the ratification of the said proposed Amend ment to said Charter was 1096 votes, of which 875 votes were given in favor of the ratification of said proposed Amendment number of time, and 221 votes were given against the vatification of said proposed Amendment number of votes given upon said proposed Amendment member of votes given upon said proposed Amendment member of votes given upon said proposed Amendment member of votes given breaked by the said election, and the number of votes given at each of the said precincts for and against

were ao follows: Precinct number One,

Thole number of votes given 71. For the votification of said proposed Amendment number thine 64.

Against the valification of said proposed Amendment number Line Precinct number Two.

The ratification of said proposed Amendment number time

Whole number of votes given 25.

For the ratification of said proposed Amendment number Time 17, Against the ratification of said proposed Amendment number Hine 8, Present number Three.

Those number of votes given 1.
For the ratification of said proposed Amendment number time 8, Against the ratification of said proposed Amendment number time 3, Precinct number Four.

Thole number of votes given 34.

For the ratification of said proposed Amendment number Aine 32 Against the ratification of said proposed Amendment number Aine 2. Precinct number Five.

Whole number of votes given 64.

For the ratification of said proposed Amendment number of soil Against the valification of said proposed Amendment number theme 9.

	Thole number of voles geven 63.
	Goewel number Depleen,
<i>'</i>	Against the ralification of said proposed Ariendonous number Aine
\EE	For the ralification of said proposed Amendonand number Aine
	Thole number of notes given 37.
	Council number Fifteen.
61	Against the satification of said proposed Amusdonon member Thins
'21	For the solification of said foroposed Anundment number Ain
	Ahole member of votes given 28.
/	Incende muniter Fourter.
77/	Against the ralification of social proposed Amendment number Aron
411	Thole number of voles given 61. Hos the nolification of said proposed Amendonia minter of sine
	Incoured number Thiston.
.//	Against The ratification of said proposed Amendment menters Arins
~1 10 E	For the natification of said proposed Amudennul rumber chine
	Thole munder of notes grown 47.
	Greand number Swelve
35	Against the ralefreation of said proposed Amundment number Am
56	For the salification of send proposed Amendanent member chin
	Thole munder of votes given 60.
	Goesenet number Eleven.
31	Against the sallycation of said proposed Amendment number ofren
59	For the ralification of sound proposed Amendonant auendes Aria.
	Thole numbered votes given 83,
	Agend the satisfication of said proposed Smandoned ournber Ains
9	Agend the oalification of oach proposed Amendanon aumber Aine
79	Forthe salification of sout proposed almondmont number Aine
	Whole number of notes given 72,
	Goowel number Aine.
' S	For the ratification of soud proposed Amendanians number There
38	Thole number of role grow 43,
	Goesines number Eight;
, \$	Against the ralification of said proposed Amendment number Ains
4 '0+1	For the rabification of soud proposed Amendment number Ain
07	Thole number of roles grown HE.
	Goernel number Goven,
15'	Against the salification of said proposed Amendment number Ains
<i>'</i> カク	For the ralification of soil proposed Amundament minder Ains
	Whole number of order given 76,
	Goeswet number by,

For the ratification of said proposed Amendment number Office J/, Against the valification of said proposed Amendment number Time 12. Precinct number bevertien, Whole number of votes given 65, For the valification of said proposed Amendment number Aine 55, Against the voltification of said proposed Amendment number time 10. . Voeceuct number Eighten, Whole number of votes given 57. For the natification of said proposed Amendment number ofine Against the natification of said proposed Amendment number time 21. Precinet number Frantien. Thole number of votes given 68. For the rollification of said proposed Amendment number Aine Against the ratification of said proposed Ameridment number time Precinct number Vwenty. Thole number of votes given 86. For the vatification of said proposed Amendment number time 65, Against the ratification of said proposed Amendment number time 21, That the returns of said Special Election have been, on This 14th day of January, 1901, canvassed by This Board, and This Board hereby finds, declares, and determines that the whole number of votes cast at said spec ial Election upon the valification of the said Venth proposed Amendment to said Charter was 1089 votes, of which 867 votes were given in favor of The odtification of said proposed Amendment number Ven, and I'm votes were given against the ratification of said proposed Amendment num ber Cen; that the whole number of rotes given upon said proposed Amendment number Van Joaid Charter at each of The election pre cincle of said City at said Election, and The number of votes given at each of the said precincts for and against the valification of said proposed Amendment number In were as follows; Precinct number One, Whole number of votes given 68, For the natification of said proposed Amendment number Van Against the ratification of said proposed Amendment number Van Precinct number Vwo. Whole number of votes given 25, For the ratification of said proposed Amendment Chumber Ven Against the ratification of said proposed Amendment number Van Coccurct number Three, Wholemember of notes given 11. For the vatification of said proposed Amendment number Ten Against the valification of said proposed Amendment number

Precinct number Four.	
Thole number of votes given 34.	
For the valification of said proposed Amendment number Ten	32,
Against the ratification of said proposed Amendment number Ten	
Precinct number Five,	
Whole number of votes given 64	
For the valification of said proposed Amendment number Ven	54,
	10.
Precinct number Dix,	
Thole number of votes given 76	
For the ratification of said proposed Amendment number Van	65,
Against the volification of said proposed Amendment number Tera	11.
Precinct number Seven,	
Thole number of votes given 45,	
For the ratification of said proposed Amendment number Ton	39,
Against the ratification of said proposed Amendment number Ton	6,
Precinct number Eight,	
Whole number of votes given 44.	
For the ratification of said proposed. Amendment number Vare	38
Against the ratification of said proposed Amendment number Van	
Precinct number Apine.	
Hhole number of votes given 70.	
For the valification of said proposed Amendment number Ten	64,
Against the ratification of said proposed Amendment number For	6.
Precinct number Van,	
Tholmsomber of votes given 80,	
For the ratification of said proposed Amendoment number Ten	63,
Against the valification of saidproposed Amendment number Ven	17.
Precinct number Eleven,	
Thole number of votes given 62,	
For the ratification of said proposed Amendment number Tou	38,
Against the oralification of said proposed Amendment number Ten	24.
Precinct number Twelve.	
Thole number of votes given 46.	
For the ralification of said proposed Amendment number Ten	28,
Against the valification of said proposed Amendment number See	18.
Precinct member Thirtien,	
Thole number of votes given 61.	
For the ratification of said proposed Amendment number Van	48,
Against the ratification of said proposed Amendment number Ven	13,
Precinct number Fourteen.	
Thole number of votes given 26,	

Thole member of role given 70, Greenest number One mont number Eline were as Jollows; presend for and against the ralification of said proposed Amond at oard election, and the number of roles given at each of the said Eleven of said Charter at each of the election presence of said buty minher of role green upon oard proposed Amondonon minher cation of said proposed Amendonent minder Eleven; that the whole mend number bloven, and 2.31 notes were given against the rolly. role were given in favor of the salification of oak proposed Amond proposed Amendment to said Charler was 1100 voles, frohich 8711 at said operal Election upon the ralification of the said Eleventh Johds, dicholobo, and determines that the whole number of votes coat day of January, 1901, courasoud by the Bound, and this Bound hasely That he returns of ourt Special Election have been, on the 14th Against the salification of said proposed Amendment aumber Son 22 Hos the ralification of said proposed Amendment number On 64, Thole member of notes general 86, Presend number duenty, Agamed the natification of said proposed Amendonous number You 11. For the ralification of sout proposed Amendonous Turnbur don 5% Those number of roles given 68. Cocencel number Standson Agund the religiosation of said proposed Amendonon number Jan 20. I'm the salification of said proposed Amondonout number Thole number of voles given 57. Ground number Eighton, Against the salification of souch proposed Amendment number You 75 For the ralification of said proposed Amendment number You Whol number of role grow 65, Becauch number sevention. Against The ralification of ourd proposed Amendoned number don I or the rallfredion of said proposed Amendmont number of Those mender of roles given 62, Orceand number Extern. Aguinos the rabification of said proposed Amendonut number lon For the resilication of our proposed Amondment number Thole member of volo grow 39, Goesench number Thefer Against the outification of soud proposed Amondonent minutes don 11 For the natification of said proposed Amendment member Jon 15

it or the ralification of oard proposed Anendonand number Edwar 66,

Against the ratification of said proposed Amendment number Eleven 5, Orecinet number Vivo. Thole number of votes given 24, For the valification of said proposed Amendment number Eleven 16, Against the valification of said proposed Amendment number Eleven 8. Grecinct number Three, Thole number of votes given 11. For the ratification of said proposed Amendment number Eleven Against the ratification of said proposed Amendment number Eleven Precinct number your, Whole number of votes given 35. For the valification of said proposed Amendment number Eleven 33, Against the ratification of said proposed Amendment number Eleven 2 Precinct number Rive, Whole number of votes given 64. For the valification of said proposed Amendment number Elevens 4, Against the ratification of said proposed Amendment number Eleven 10. Voccinct number Dix. Whole number of notes given 76. For the ratification spaid proposed Amendment number Eleven 63, Against the vatification facil proposed Amendment number Eleven 13, Precinct number Seven. Whole number of votes given 45, For the ratification of said proposed Threndoment number Eleven Against the ratification of said proposed Amendment number Eleven Greenet number Eight, Whole number of votes given 44. For the ratification of said proposed of mendment number Eleven 34, Against the ratification of earl proposed Amendoment number Eleven 10, neceict number Fine. Whole number of votes given 72. For the ratification of said proposed Amendment member Eleven 65, Against the ratification of said proposed Amendment number Eleven 7. Greccinct number Van. Whole nundber of votes given 81 Hos the natification of said proposed Amendment number Eleven 66. Ugainst the valification of said proposed Amendment number Eleven 15. Voecuct number Eleven Whole number of votes given 63. For the ratification of said proposed Amendment number claver 37. Against the valification of said peoposed Amendment number Eleven 26

Precinct number I welve.

It on the salification of soid profood Amendment number Elevens 7, Tholonumberg vole green 56, Greench number Eighluir, Against the oalification of soil proposed Amendanont number 8 down 16. Ho he ralefreation of said proposed Amendment minher Elem 5-4, Tholomunder of roles given 64, Cocernet member downhon, Agund the salification of soil proposed Amendment member Blown 12. Too the salefreation of sout proposed Amendment number Eleven 50, Tholosounder of voles given 62. Goernes number Explosur. Hyund The ralification of oard proposed Amendment number Eleven For the ralification of ourd proposed Amendment number. Eleven Those number of water grown 40. Cocused minter Itelam. Agarnos the rathfreatur of oach proposed Amendmenton Boven 13, Her the ralification of soid proposed Amondon member Elevan Tholommber of volos grows 28. Greened number Fairloon. Agund the ralification of oard proposed Ansudonout number Eloven 12 Its salification of said proposed Arundonus number Elemento Those number of role your 62, Greened number Thilliam, Agund the rollification of oard proposed Amendment Elonen 17. It of the ralification of soid peoposed Amendment minder Eloun30. Whole member of role grant #7.

Greened number Thinston, Against the salification of said proposed Amendment minter Eleven 19.

Treewed number Hworly, Against the salification of our proposed Amountmost minutes Elover 14. For the rally called of ouch proposed Anoudonent number Elone 50; Thole number of notes grown 69,

proposed Amendanont member Twelve, and 803, votes were yearen of which 306 role were given in foros of the ralification of sound Twelft proposed Amondmont to ouch Charler was 1/09 rolos, Least at said opered Election upon the salification of the said by flude, dellaroe, and determine that the whole mumber grade day of Jameary, 1901, comacood by the Board, and this Board how. That he solume of oard Exercise Election have been on the 1xh Hyannod The nalification of sound proposed Amondonand amules Blown 22, Ito the soldiestion of soid proposed Amendment number Eleven 67, Tholomender of roles ground Eq.

against the salification of said proposed Amendment number Twelve; That the whole mumber of votes given report and proposed Amendment num ber Vivelve of said Charter at each of said election precinct of said bity as said election, and the number of votes given at each of the said precincts for and against the valification of said profosed Amend ment number Vivelve were as follows: Voecenct number One, Whole number of votes given 73 Hor the ratification of said proposed Amendment number Vivelne 24. Against the valification of said proposed Amendment number Twelve 49. Orecinct number Owo, Whole number of voles given 24, For the valification of said proposed Amendment number welve 2. Against the ratification of said proposed Amendment number Twelve 22. Greenet number Three. Whole number of votes given /1. Hos the ratification of said proposed Of mandment number Twelve Against the valification of said proposed Amendment number Twelve Precent number Hour, Whole number of votes given 32. For the ratification of said proposed Amendment number Iwelve 19, Against the ratification of said proposed Amendment number Vivelve 13. Précuet number Five, Thole number of votes given 64. For the natification of said proposed Amendment number vivelve 17, Against the valification of said proposed Amendment number Twelve 47. Precuet number Dix, Whole number of votes given 7.8; Hor the ratification of said proposed Amendment member swelve 29. Against the ratification of said proposed Amendment number Vivelve 49. Vrecenct number Seven, Thole number of notes given 48, Hor the ratification of said proposed Amendment number Vivelve Against the ralification of said proposed Amendment number Vivelve Precinct number Eight. Whole number of votes given 45, Horthe ratification of said proposed throudment number Vivelve 13 Against the ralification of said proposed Amendment number Viviline 32 Precinct number Fine, Tholemember of votes given 71, For The natification of said proposed Amendonant number Vivelve 24,

Against the ratification of said proposed Amendment number Vivelve

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Thole number of volos general 89. Goessel number Twenty. Hydrinos the salification. of and proposed dinoudonous minter vooles. 51 It or the ralification of sound proposed Amondonous number 15 Thole number of roles yearen 66. Cocemet number Frinken, Against the ralification of said proposed Amendonous number of solder 52 It or the ralification of said proposed Amondonal number twocker 7, The number of role given 59, Goernes minder Eighborn, Against The notification feared proposed Amendment number mocke Hor the sallycaller of said proposed Amendment number suche 14, Those number of notes grow 65, Godened number Soventun. Against the salification of said proposed Amondonous mender bodge 41, Hos the ralification of said proposed Amendon minher actives Thole number of roles grow, 63 Goesewest noumber Dry Lown, Aguns the ralification of said proposed Amendon Turmber Tweens 39 Forth ralification of said proposed American number Twelve Thole member of volts given 37. Cocerned number Fifteen. Against the solification of our proposed Americanon number Twolve For the nolification of our proposed Amondson number Timber Thole number of roles gener 28. Governd number Fourtour, Against The rally extern of ouch proposed Amendment number Swelve 41. Hor the salification of oad proposed Amendonous number ales, Thole numbered rotes grew 65, Greened number Thirtun, Aguinot the ralification if ouch proposed Amendmont number 18, For the ralification of ouch proposed Amendand number (Delea 10, Molonmibul gold grow 48, Governde Tucker. Against the ralification of said proposed strundanced under Turker 55, Hothe salepalien of oad proposed Amondonout member Thedre Tholo mariber spores given 64, Goernel number Elson, Against the salpeation of said proposed Amendonal mender hache It is the ration of our proposed Amendment rumber stock Wholes member of role grow 79 Goernet number You,

For the valification of said proposed Amendment number vivelve, 16, Against the valification of said proposed Amendment number divelve That it be and it is hereby declared and determined that at said special Election the said proposed Amendments to the said Charter numbered, 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 and 11 were duly carried, adopted, and ratified by the electors of said bity, and has at said spec ial Election said peroposed Amendment number Twelve to said Charter was not adopted, not carried, and not valified by the electors of said City at said Special Election. Dection 2. That this ordinance shall take effect and be in force from and after its passage and approval,

An ordinance applying to the State Legislature for the passage of a concurrent Revolution approving amer laity Charter, ratified by The electors of the leety Jamany 12' read and adopted by the fol Ayes Aldermen Ferris. Taber, Raintbow. Landis, Blochman. Watson and Ingle, Troco Stone

Aldermon Hakes End Jones, Said ordinance as adopted is as follows. viz:

Ordinance No. 867.

An Ordinance Applying to the Senate and Assembly of the State of Cali-fornia for the Passage of a Concurrent Resolution Approving the Amendments to the Charter of the City of San Diego, California, Ratified by the Electors Thereof on the 12th Day of January, 1901.

Whereas, the Common Council of the City of San Diego, California, on the 22d day of October, 1900, adopted Ordinance No. 839 of the Ordinances of said City, entitled, "An Ordinance proposing amendments to the Charter of the City of San Diego, California, providing for the publication thereof, and describing and setting forth such amendments, which are as follows:

Amending sub-section 53 of Section 1 of Chapter 2 of Article 2 of said Charter, relative to incurring indebtedness. Repealing Article 4 of said Charter, relative to a Police Court.

Amending said Charter by adding Section 26 of Chapter 1 of Article 5, relative to the powers of the Board of Public Works over any system of water works owned by the city.

Amending Chapter 2 of Article 5 of said Charter, relative to improvement of streets.

Repealing Chapter 3 of Article 5 of said Charter, relative to street improvement districts.

Amending Chapter 4 of Article 5 of said Charter, relative to the opening of new streets. Repealing Chapter 6 of Article 5 of

said Charter, relative to water commissioners. Amending Section 12 of Chapter 2 of

Article 6 of said Charter, relative to incurring indebtedness.

Amending Section 13 of Chapter 2 of said Article 6 of said Charter, relative to issuing bonds.

Repealing Section 15 of Chapter 2 of Article 6 of said Charter, relative to depositing city funds in a bank. Amending Article 8 of said Charter relative to public library.

Amending said Charter by adding thereto Article 11, relative to a Police Court, which ordinance was approved by the Mayor of said City on the 31st day of October, 1900; and,

Whereas, all of said proposals to amend said Charter contained in said Ordinance No. 839 were duly published for at least 20 days in the city official newspaper of said city, to-wit: the San Diego Union and Daily Bee, which is a daily newspaper printed and puband of general circulation in said City, which publication was made as required by law and by the provisions of said Ordinance No. 839, which publication commenced on the 2d day of November, 1900, and ended on the

Whereas, thereafter the said Com-

mon Council of said City on the 27th day of November, 1900, adopted Ordinance No. \$50 of the ordinances of said City of San Diego, entitled, "An Ordinance calling and providing for a special election in and for the City of San Diego, County of San Diego, State of California, to be held in said City on Saturday, the 12th day of January, 1901, for the purpose of submitting to the qualified electors of the said City of San Diego, twelve (12) certain proposals to amend the Charter City of San Diego, pursuant to the provisions of, and in the manner provided by, the Constitution and laws of the State of California; establishing municipal election precincts for said election and designating polling places therein; appointing a board of election for each precinct; and providing for notice to be given of said election," which ordinance was approved by the Mayor of the said City of San Diego on the 28th day of November, 1900;

Whereas, pursuant to said Ordinance No. 850, said special election was held in said City on the 12th day of January, 1901, at which election the said proposed amendments to the said Charter were submitted to the electors of said City for their ratification or re-

jection: and,
Whereas, the said Common Council
has on this 14th day of January, 1901, duly canvassed the returns of special election, and declared and determined that at said special election the whole number of votes cast upon the ratification of said pro-posed amendment No. 1, was 1,108 votes, of which number 884 votes were cast in favor of the ratification of the said proposed Amendment No. 1, and 224 votes cast against the ratification of said proposed Amendment No. 1;

That the whole number of votes cast upon the ratification of said proposed Amendment No. 2 was 1,097 votes, of which number 868 votes were cast in favor of the ratification of the said proposed Amendment No. 2, and 229 votes against the ratification of said proposed Amendment No. 2:

That the whole number of votes cast upon the ratification of said proposed Amendment No. 3 was 1,111 votes, of which number 897 votes were cast in favor of the ratification of the said proposed Amendment No. 3, and 214 votes against the ratification of said proposed Amendment No. 3;

upon the ratification of the said proposed Amendment No. 4 was 1,109 votes, of which 893 votes were cast in favor of the ratification of the said Amendments numbers 1, 2, 3, 4, 5, 6, 7, proposed Amendment No. 4, and 216 8, 9, 10 and 11 were duly carried, adopt-

proposed Amendment No. 4;

That the whole number of votes cast upon the ratification of said proposed Amendment No. 5 was 1,100 votes, of which number 886 votes were cast in favor of the ratification of the said proposed Amendment No. 5, and 214 votes against the ratification proposed Amendment No. 5;

That the whole number of votes cast upon the ratification of said proposed Amendment No. 6 was 1.101 votes, of which number 890 votes were cast favor of said proposed Amendment No. 6, and 211 votes against the ratification of said proposed Amendment No. 6;

That the whole number of votes cast upon the ratification of said proposed Amendment No. 7 was 1,095 votes, which number 883 votes were cast in favor of the ratification of said proposed Amendment No. 7 and 212 votes against the ratification of said proposed Amendment No. 7:

That the whole number of votes cast upon the ratification of said proposed 1.103 which number 894 votes were cast in favor of the ratification of the said proposed Amendment No. 8, and 209 votes against the ratification of said proposed Amendment No. 8;

That the whole number of votes cast upon the ratification of said proposed Amendment No. 9 was 1,096 votes, of which number 875 votes were cast In favor of the ratification of the said proposed Amendment No. 9, and 221 votes against the ratification of said proposed Amendment No. 9;

That the whole number of votes cast upon the ratification of said proposed Amendment No. 10 was 1,089 votes, got which number 867 votes were cast in favor of the ratification of the said proposed Amendment No. 10, and 222 votes against the ratification of said proposed Amendment No. 10:

That the whole number of votes cast upon the ratification of said proposed Amendment No. 11 was 1,102 votes; of which number 871 votes were cast, in favor of the ratification of the said proposed Amendment No. 11, and 231 votes against the ratification of said proposed Amendment No. 11;

That the whole number of votes cast upon the ratification of said proposed Amendment No. 12 was 1,109 votes, of which number 306 votes were cast in favor of the ratification of the said proposed amendment No. 12, and 803 votes against the ratification of said pro-

said special election, the said proposed

That the whole number of votes cast posed Amendment No. 12; and Whereas, the said Common Council has declared and determined that at

City, and that at said special election said proposed Amendment No. 12 was not adopted, and not carried, and not ratified by the electors of said city; and.

Whereas, said Common Council sires that the Honorable Senate of the State of California, and the Honorable Assembly of the State of California, approve the rátification by said electors of the said eleven proposed amendments to said Charter by the adoption of a concurrent joint resolution, therefore.

Be it ordained by the Common cil of the City of San Diego, as follows Section 1. That the Honorable Senate of the State of California, and the Honorable Assembly of the State California, be, and they are, hereby respectfully requested to approve by the adoption of a concurrent joint resolution, the ratification by the electors of said city of the said eleven proposed amendments to the Charter of City.

proposed amendments so ratified by said electors of said city shall have been so approved by the Senate and Assembly of the said State of California, that a copy of such amendments duly certified by the Mayor of said City and authenticated by the seal of said City, setting forth the submission of such amendments to the electors of said city and the ratification of said eleven amendments by said electors, shall be made in duplicate and deposited, one copy in the office of the Secretary of State, and the other filed in the office of the County Recorder of the County of San Diego, State of California, which copy of said amendments so ratified and approved, after being recorded in said Recorder's office, shall be deposited in the archives of the said City of San Diego, and thereafter all courts shall take judicial notice of the amendments to the said Charter.

Section 3. This ordinance shall be in force and take effect from and after its passage and approval. Section 4. That the City Clerk of

the City of San Diego be, and he is, hereby authorized and directed to im-mediately after the approval of this ordinance, to publish this ordinance 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, and thereafter to send a certified copy hereof to the Clerk of the Senate and to the Clerk of the Assembly of the said State of California.

	After first giving due notice President Sugle, did, in opa	<i>~</i>
	Session sign the following ordinances vis: An ordinance decl	2011
	the state of the s	·
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	on Charter Amendments and An ordinance applying to the St	ati
	Legislature to pass a concurrent resolution approving the Am	end.
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	held January 12th 1901, and an ordinance authorizing the Board of	Tuble
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	matter of additional lights and lighting The lasty by Electricity was red	، مکی
	and action on the same was laid over until the next meeting	
	Therefore The Board adjourned: President of the Board of acidem Allest	-
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	President of the Board of alder	un.
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Adjourned meeting

Council Chamber of the Board of Aldermen of the City of Sandrigo, California January 28, th 1901.

An adformed meeting of the Board washeld This day at 7:30. P. Mr. Present Aldermen Viaber Stakes Jones Rainbow Landis Watson and black Vincent Absent Aldermen Ferris, Blochman and Ingle,

In the absence of President Jugle. Alderman Hakes was elected President. Problem,

The minutes of the adjourned meeting held Oct 29th 1900 Ed of the regular meeting held For 5, 1900, were read and exproved, and on motion of Alderman Valer reading of minute fourber-guest meeting was postponed.

A communication from the bety Allorsey in the matter of the claim of I Engelbret for eidlevalking and curbing a portion of Tries Street recommending that the same be refected, was read and filed. Alderman Jones now moves that said claim of John Engelbret be rejected which motion was adopted.

A communication from the bety Altorney transmitting a foint Resolution directing him to compromise the case of the Pacific muteral Life Insurance Company vs. The bety on payment of the sum of \$340 delinquent taxes costs and panalties, was read and filed.

Thereupon said Joint Resolution was read and adopted by the following vote towit:

Ayes Aldermen Waber, Hakes, Jones, Rainbow, Landis End Watson Thoes Show .

Absent Aldermen Ferris. Blockman End lugle.

Said Joint Resolution as adopted is as follows, viz:

Joint Resolution No. 1295.

Buit Resolved. By the Common Council of the City of Sandrige, as follows:

That the bity Attorney of the bity of Sandingo, balifornia

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The Council to cues the boly Engineer to make an accurate The petition of mar to minary and others of La felle asking Shed Commutes. A communication from the bolt deaduson for a so foot readusory The monthly statement of the Board of the responses of the rowins in food from and after the passage and approval. and to bodow the someones of warrants therefor, Dection D. That this ordinance shall take offert and be to bouldy buthorized and directed to allow ouch claims, The said lity of Sandrigs, California, be, and said Committee, (\$50.0) Dellus, be, and said claims one horeby allowed. approved, ough south out that the studiting borrenthe of serves for the month of December, 1900, for the own of the and claim Hs. 90 71 of I. M. Howelle for oard land and the month of Aborember, 1960, for the own of offifty \$60.00) dollars, ing of garbage, including the sources of a man and ham, during land for the gentrage dump and for compounding for dispose Section!, That claim The, 9070 of J.M. Abuselle for the was of Duga as follows: Best volemed, By the Common Council of the Esty of Son of Sandrugs, California, Au bodenouses allouring and ordoung foud two down some of I fill of the own of Tifty (\$50.00) Dollars for the new of grand and the disposal of quillage shower in the city Gradinance As. _ Said ordinames as adopted so as follown; townt; Abent Aldernon Force, Blockman, End chafte. Jose For Ed Haloun, Ayes Aldernam daber, Alakes, Jones, Rambour, Lundis was adopted by the following role, town: of garbeige was read our motion of Aldermon haloon claims of fin, Housells for the was of ground and despease Au ordinano providing for the beignard of the

purray of Lafoller was sead and refund to the fourt blant Committee

The petition of Griffing Bancroft for a go days extension of the Time of his mining lease of certain lainy Lands was read. Alderman Taber moves that said petition be denied which motion was lost by the following vote towis; Chyes Alderman Taber and Rainbow. Those Alderman Hakes Jones, Landis, and Hatson. Absent Alderman Hatson moves that said petition be grunted which last motion was also lost and by the following vote Towis; Chyes Alderman Stakes. Landis and Hatson, tooks Alderman Takes. Landis and Hatson, Solven Alderman Takes. Landis and Hatson, Solven Alderman Takes. Landis and Hatson, Solven Alderman Takes, Sochman and Lugle,

The petetion of L mendelooks for permission to grade 18th street in front of Fre Block to 1 of Gardners Addition was oead and referred to the Joint Street Committee.

The petition of John Stinson for permission to all pocket combo without license was read. Alderman Hatson now moves that The provisions of Ordinance to, 661, be suspended and petition be grounted as prayed for, which motion was adopted by The following two Thirds vote towit; Obejes Alderman Faber Stakes Jones, Rainbow. Landis and Hatson-6 Stores Ofone

These of dermen Faber Stakes Jones, Rainbow. Landis and Hatson-6 Stores Ofone

Due proof of the publication and posting of the Resolution of Intention to grade A street from the east line of 7th Street to the west line of 14th street and of the publication and posting of the notice of the passage of said Resolution was read and filed. Therespon a Resolution ordering the work of grading A street from the east line of 4th street to the west line of 14th street was read and adopted by the following vote, tower form following vote, tower said and stapped by the following vote, tower

Troes None

Solution as adopted in as follows, vig;

Resolution Ordering the

Work

Of Grading "A" Street In the City of San Diego, California, from the East Line of Seventh Street to the West Line of Fourteenth Street.

Resolved by the common council of the city of San Diego, 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 that portion of "A" street in the city of San Diego, California, from the east line of Seventh street to the west line of Fourteenth street, and the sidewalks thereof, excepting, however, the intersection of the said "A" Eighth street; and the intersection of said "A" street with Ninth and the intersection of said "A" with Tenth street; and the intersection of said "A" street with Eleventh street; and the intersection of said "A" street with Twelfth street; and the intersection of said "A" street with Thirteenth street; be graded to the official grade thereof, in accordance with the specifications therefor tained in ordinance No. 349 of the ordinances of the said city of San Diego, approved February 11th, 1896.

The San Diego Union and Daily Bee, a daily newspaper published and circulated in said city, 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 this city is hereby directed to post conspicuously for five days on or near the chamber door of said common council, 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 same, and referring to the specifications posted or on file, in the said newspaper designated as aforesaid for that purpose.

Said clerk is also hereby directed to publish this resolution ordering work, for two days, in the manner required by law, in said newspaper designated as aforesaid for that purpose.

A communication from the Board of Public

Thereupon an ordinance granting authority Public Horks to make certain repairs in

Daid ordinance as adopted is as follows, viz. Ordinance No. 868.

An ordinance authorizing and directing the Board of Pub lie Hooks of the bily of Saunings, California, to make certain repairs in the bity Itall in the bity of Sandrego, California.

Be it ordained by the Common Council of the City of San Liego, as follows;

Dection 1, That the Board of Deblie Hooks of the Cety of San Diego, California, be, and said Board of Public Hooks is hereby authorized and directed to make repairs in the various departments of the bity Hall of the bely of Sandings, as follows;

To repaper the wall in the bouncil Chambers of the Common Council of the City of Sandiego where the perper has fallen off;

A communication from the Board of the bonnos to free Communications be found had a new board of from the found had and ground At the time Acidesinan Jones was excused from Justion ettendance at the second the Board. bestion 2, That this ordinance shall take affect and be in force from and often its passage and opposared. eum of Swearth (\$20.00) dollaw. acome on the oscorid floor of the bile blace of the bufget and road the directed to course to be somered the partition believes the Committee California, be, and vaid Board of Bublic Hosto is leady authorged and Section! That he Board of Buble Norto of the Cely of Son Dugo, Be it ordained, By the Common Courses of the Caty of Som adags, The Committee rooms in the City Hall in the buty of Sandrigs, California, Norte of the bily of Gaudings, Ediformed, to remark the partition between Au ordinamen authorizing and directing the Board of Oute Codemance As, 869, Buil ordinames, so adopted so so follows, org; About Aldernan Genero, Blochman Ed Augle, Staco, America Ayes Aldermin Daler, Aldres, Jones, Rainbow, Landi Ed Halon Jollowing vole, towned. An semere he feither belower the bearing the board of Plable hotes and on motion of Aldermon Toker was ground by the the was granted, were read and our motion of Alderman Reunbour and wells for authority to letter out the partition believer the Committee rooms, A communication from the Board of Ballie Hosto asking from and after its farongs and approval. Dection 2, That the ordinance chall take offeet and bun force mentioned work shall not execut the ound of effe (\$50.00) Dollaw. orvernence hure been made, presented that his exponse for all the about refuse the walls and other peaks of the Committee Room whom imp to paint the high well and the police office, and also to bound and

of two hundred and twenty-fine (\$225:00) dollars, for the use of the Hun Separtment of the boly of Demongs, California, bile and to purchase has doses at a sum not to speed the sum Oublie Andre of the bily of Gourdiego, California, to advance for An ordinance outhoroung and directing he Board of Dolumence Ofe, _ Such ordinance as adopted to se follows, townt, Abrant Alduman Four, Jones, Blochman Ed Lugle, Sylos Aldernau daber, Alakus, Rainbour, Laudio and Nataon adopted by the following note, tount: An ordinance authorizing the Board fluthe Hoste As to be one out one read oned

Twenty-five (\$ 225.00) Dollars, Department of the Ester of Sourmage, Callyformer, provided, that The experior struct oball not exceed the own of woodlunded are chare two (2) (toroso for Alose Company Turnler 3 of the trie horely suthorized and directed to odrecher for bido and to pur Sandruge, California, be, and aad Baard of Bulle Hooks in Lugs, as follows: That the Bound of Bulle Horte of the bite of

from and often its passage and apparal. delien 2, That his ordinance shall take offed and be inforced

The orbord of he, Electric degled bounder, action one which his line, was mounted to the

for new highle, was refund buck to the fourt Electric Light up, and one tion out report together with various polition

Waler, Halles, Runbour, Ludus End Maloon, Ayes Aldeman An ordinance directing the Board of Guller Horbs to let a contrust for countructing exacusables on Logan one Astronal Aremes was read and adopted by the following

Ordenance As, 870. Denot ordinance as adopted is as follows. Deg: Absout Aldeman Herre, Jorson, Blochman, Edinglo. Area Ofora

An Enty of Done Such or Southers and directing the Board of Bullie

Be it ordained, By the Continue Council of the City of Doursays. Fire Engine and one Thousand (1000) ful of hore for the use of the flat of the bely of Somerings, Earlyoner, Nosto of the Coly of Sandrys, Ealifornia, to perchase a chomical Au ordinaus authorizing and directing the Board of Public Godinames The, Buil ordinance as adopted to as follows: orz: About Aldernan Gerrio, Jorses, Blochman Ed Sugle, Hoese Alone Ayer Aldernon Talok, Alako, Rainlow-Lander La Batron. Lunde was ordoplod by the following orde, towns for Golden Hill was seed and on motion of Alderman to purchase a chamical Engine and 1000 feet of fue hose An ordinance, authorizing the Board of Aublic Hoto fores from and after its focoody and approval, Estion 2, That this ordinance shall take effect and be in exceed the our of \$200. ded, further, that to the splaner for all of ourd work shall not The affice of the said Beind Buller stock of the said Esty; Jown. to be prepared though by ouch Board of Public Hooks and filled in mus about specified; and work to be done according to operfections respectively, on those positions of Lagan Arumes and Arberral Are exter about with the said Logan Aromes and Salional Aromes, only one crosswalk challbe constructed at the interordion of seath Jerson or compound huring routerad huck haven; provided, that of said stude that is required by hour to be keept in order or the four by any Dexth (36) alust to Mututh (30) thut, both molusur, except that portion and fire (5) asphallum esossisto en Halional Arome from Terenty. walke three (3) feet in width and extending from and to and, on Logan thround, on be used in constructing and to construct sight (8) asphaltim cross and directed to let a contract for furnishing the labor and materias to Tugo, California, Es, and said Brand of Public stock is houby outhorgat Bugy, as follows: "That the Board of Auch of the bouly of some and let a contract for furnishing he labor and material, and Euging found had and and house and laying and a contract on Longer ballows.

Bout ordered by the Common Council of the little form

Section 1. That the Bound of Bullie North of the Coung of

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soundiably after his approval of the ordinance, to advance of sound directions and directions of the ordinance, to advance of the ordinance, to advance for the purchase of and foundard out that and our househous four thousand (1,000) part of two and our househous of sundred (400) founds and the without a four of four directions to without (400) founds to the square inch, futual with standard couplings; oud hose to be furnished according to the objectives to be bushed as and has soid to have the standard of Jublic Hocks; provided that the sylventes the soid

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fores from and ofter it passage and approved.

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Abson Aldeman Gerre, Alesso, Alekanan Ed dugle. Soud ordenames as adopted so as follows, org; Bround ordenames

Au ordinance raliging the action of the bold black of the bold black

and appoural, and order the someones of warranto thurfor, Sockioned, That this ordinance shall to be offer and be in made out and presented to ouch Committee for allowance at the schere sale for the amount alove operation, whom properly ized and directed to approve, allow, and order parch our claims of the Said bily of Sandrigs, be, and ouch lammitte is husby outher perday, and E. M. Down for agh (8) days at \$2.50 for day to word up the minutes of the conness of the rolum of the Charles amendanced shelicen in the City of Saw Lugo, Loalifornia, le, and the communities California, in employing B. B. Dougluss for mino (9) days at \$ 250 Greenen I, That he cold he but of the buy of the buy of Sometings, Bed ordained, By the Common Council of the birg of Sources. rep the minutes of the courages of the orturns of the Charles Amondment

Engine and 1000 fut of their hoos for Golden Hill. outhorizing the Bound flubble Norte to purchase a chowcood of Forember and Houmber 1966, and an ordinance for use of ground and desposing of gordage for the months To 3, In ordermes ordering ford the claims of Jon Abundo Bound of Gubbe Horks to purchase & hosos for Itabe Co in open acour sign the following ordinances org, Erdinances my minhored 868, 869, 8704871 also the ordinance mishorizing the After fros geverng due notice Greadent Pro Ten Makes, died,

fores from and after to passage and appeared,

referred to the fourt Mater Committee. of 25 Hand & obosto and 25 th & A obsoto was read and The folilion of socialists for fire hydrands to be brooked

Aloes House Abyes Alderman Jaker, Staker, Rundow, Landre Ed Haloon, by the following rate, town: sad and orbinotion of Alderman Holoon was adopted description of land regulat to extend the Connten road from to make a surrey, and present to this Council as plustand A Jours Bookhim mobrucking the Coly Enginen

Aldernan Herrie Jones, Brechman Ed dugle.

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De Gesterman Losty Clut.

Goodend Er Lempere of the Bound & Albernan

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Regular Meeting

Council chambro of the Board of Aldermen of the City of Dan Diego Ralifornia Lebruary 4th 1901

A regular meeting of the Board of Alderween was heed this day at 7 30 Fm. President Ingle presiding

Present Aldernew Fabre, Hakes, Jones! Rambow, Landis, Blochman, Watsow and Ingle. and. Clock Vincent

About alderman Leviis

Minutes of adjourned Meetings held Novembers the 17th 19th 76th and 27th 1900, and Rigular Meeting December 18th 1900 also Regular Meeting held January 7th and Adjourned Meetings held January 14th and 28th 1901 Were read and approved

The annual Statement of the San Drigo water Donepaus, showing the Evening, expenses, gross Cash Receipts, and Construction Effectives for the year Ending December 31-1900, together with the Statement of water payers for the same striod, also the annual statement of the united water supply Company Showing the Evenings, Expenses, gross Cash receipts, and Construction Expertitives for the year Endring December 1900, Together with the Statestent of Water rate payers for the Same fired were presented and on Motion of Milleman Blochman was referred to the Joint Water Communities, for inviting about to the Joint Water Communities, for inviting about for Water by any person or, Comporation Engaged in the business of Supplying water to the Other Same Dings and 215 inhabitants

A Communication From the Cely allower Wherein he had paid be Edwards 10,00 for use of room No 1741 fifth Abuil as a folling place at Election held on January

In the 1901. was received and placed on Jile Thereupow an Ordinance providing For the pay-ment of Corlains elections Epenses in the City of Danidig, California, was read and adopted by the Jollowing vite Ayen. Aldermen, Tabro. Haken Jones Vamboro Landis. Blochman Watson and Ingle. Atsent aldernan Ferris, Said Ordinance as adopted is as Fallow Ordinance No 875 An Ordinance providing for the payment of Certain Election Expenses in the City of San Drigo California; Be it - ordanied By its Common Council of the City of Dan Diego, IN Jollow, Lection 1. That the action of H. E. Dorlittle in paying The Sum of Lew (10,00) Dollars to George Edward on the 8th day of January, 1901. For the rent of No 1241. Fifth Street. for the use of Election at the Special elichow held in Said City on the 17th day of January, 1901, bu, and the same is herely talified and approved, and that the Auditing Committee of the Said City of San Diego, California, by and Said Committee is herely authorized and divided to allow The Claim for the Said Sure, and withorize the Issuance of a wavrant therefor. Decliow V. That this Ordinance Phall lake Effect and by in Jorce from and after the passegue and approval. A Communication from the City Anditor Fransmilling Of Public works to make lavraugements with Some Person or Company to allow the City assessor the use of their Abstract Brokes was read and on Motion of Aldeman Jabor Said request was granted, Thereupow an Ordinance Inthorngeing and doice Ting the Board of Public works to Make wor augeneuts as Refusted was read and adopted by the Following Ayer. Fabor. Haker Jones. Rambour Landis Blochman Watsow and Ingle-

Mount Addinuan Hours.

About Addinuan Hours on adopted is as Fallower, viz.

And Administ on adopted is as Fallower, viz.

And Holic Works to Make Arrangement with some the Extension on Company to the westerning the westerning the westerning the was of their sound forms of the confound to the sound of t

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Han Augs County, to furnish the west their stocked hote to the cell, terescor to Enable hum to meentain hoursoned and processed the runnes of Curas of porporty for who haves

Juspones for Jueal year 1901, Inveridad that Eperusa houne Authorized Ahall Not Eved Jefly Dallane.

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Thumber as heyenedled was on Molow of Albuman Jours of Allumia Jours of Allumia Jours of Allumia Jours of Allumia Jours, Holier 120

More - More - More man, Malvore, and high, of the

The Fallounce 17th Tolus, Joues, Rauch, Rauch, Joues, Rauchour, Lawho Thouse were On Motion of Albuman Halas abopted by of Conntitue toom with timblein and Unches one stopen Thoughou a fourt harbe horted to course the food toom and hausmining a fourt thoolulus . Millonging A commendate from the Board of Jukie worker heam-mudning the Jurchard Juschming and chure for the commune houly given to The Board of Deligalie to Adoun grow That the Euseunt of the Board by and the barne is the aly of. Dan Augs, as Fallows: B. I- Reserred. By the Brand of Albernan B. Mahalin Follow viz: was on notionez Albuman Haba Asplick and was The Board of Allysluste Adjourn for more show . Our week 1 Theolitices giving Count of this Brind. Jo of shin mapletion of frees we were covery into Effect the posico-Du houly thought to make the meneral Entruse in the meants Junk Lothe Public Building Junk Me Lund of # 100.00. Jund the Sum of \$150,00 and from the Award and Dramages Aun of \$,50,00. and from the Jublic Hauth gread to the Office Abust hight fund to the sout fund the sum of 300.00. That Thou be weed is houly haungered from the of sauduge, as follows; Lail. Jourt Mobulion de déplid le la Fallow, 1823. But Musberd by the Courant Buscul of the Chip

Jour Mushim M 1198

Afrond Alderman Ferrera

Mora- Mora-

Aldenian Ralvore General

Sout found Theolutions are absoluted is a Fallows ing

By Alen Dugo an Forescored!

of Alen Dugo an Forescored!

Most the Board of Sublic worden for and it is heard

Authorized and wohneled to have the Jever of the Emmunical

Room Covered with Suistum and also to percelose for paid

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Phirison of Erigons sorting that Electric Hefths by placed as follows at interrection of 31 out of Abute, It hand by placed as follows at interrection of 31 out of the land was been done to and of the countries on Electric Highs and telephones. At this this thus and Aldronam Blochman was E cured.

Thiston of Martin Brown asking that he be allowed to change his place of Business from 937. Found obtain to the House of the held of him was browned that he had by him was treeward that and on Mohow of Alexand wat

Majort of the Police fulge From Jamuary 1st 1901. To February 1st 1901. Was Heerer of all Stack on Jule.

Melostof the Tound huger for the Wouth of Wheneng 1901, Was twenth and Sheed our Jule. Jount Meanthon assimpted the shipping water at Country of thought & chair was received and supered to outhouse when obserts.

Auch of the publication and posting of the structures of the structures of the structure of the structure of the structure of the structure of the struct of the structure of th

The cloud the has treewest but personny tick viz.
Advationment he has treewest but personny tick viz.

The back of John English of found to said work.

For the per cubic yard of cute.

For the per cubic your of cute.

Expling, however, the interestions of the blust hand of their West hime of Fourteenth obent, and the beduallo Though, That that bothon of it was been the chart to the declared all sealed for of out all for of out of the Joint Johns day of Jebruary A.D. 1901. Hourd Eaumink and Jublichy Muchely that the Common Courses, but the the Ast Et de House No 673. had Resolution of Award as Absplich is Adead Alderman. Forces Ed Blockman Now hous-Ayer, Aldram, Laber, Hahen, Jouen, Rumbow , Laubie Frenchow a Resolution of Mountail of Courses out Someth of Sund out forment of that out our on motion of Albuman Horas the Bil of John Englished. as poorted in dan Stark proposed was decombanced by a bound in the at the following phose word for allo he hus necessary the foresoung bile viz The laid of John Roum Offering to the bout work The class reports that in nesponer to ruch Advincencent wow promited and ordered Julik and Portring of the Notice westing proposed to to sail work Auc proof of the Publication and Josems of the Thousand in the Soul and I have being that Johns of thing him to the to the west him of Joursounds should and of the publication Sum Four Hundred Destance porperly butfill to the

Said it " Street with Eleventh street, and the intersection of Said "A Street with Twelfth street; and the intersection of said "A" Street with thirteenth street, by graded to the Official Trado Thereof, in accordance with the Specifications Therefor, as Coulained in Ordinance 76 349 of the ordinances of the said City of San Diego, approved February 11th 1896, herely regeds all of Said bids Except that Next herein Meulioned, and herely award. The Contract for Daid work to the lowest regular responsible bidden, To-wit to John Eiglebret. at the Journing prices, as specified in his proposal ow file for said work to-wit-For Cut Per Cubic yard 54 Ceuls For ful per cubic yard 3/2 Cents The Clerk of this City is hereby directed to post Motice of this Award Conspicuously for Five days on or news the Council Chamber door of this city and also publish said holice in the San Diego Union and daily Bee, a daily Newspaper, Put-

Apter First giving due notice President Ingle did in Open Resion Sign the following viz An Ordinance (No. 876) Authorgory and directing the Poard of Public Works to Make dividing much for use of Abstract (Fooks for use of City assessor. An Ordinance (No. 875°) to pay City assessor. An Ordinance (No. 875°) to pay City attorney 10.00 for But of Polling Place in good Precinct 4 theward.

Thereuford Board adjourned until February 19th 1901. at 7.30 PM

lished and Evoculated in this aly, therefor and hereby designated

Attest Geo. D. Lacdenan City thous

Carrelles Drags Gresidet Board of Aldermen Adjourned Meeting Connoil behamber of the Board of Aldernew of the City of law Diego Palifornia February 19 the 1901.

An adjourned Meeting of the Board of Aldernew was held This day at 7.30 PM.

Present. Aldennew. Fevris Halles. Rambow. Landis Blockman and Watsow and Chilo bricent

Absent Aldemen. Tabro Jones Ed Ingle-

In the absence of President ProLew Alderman Ferries was Elected President ProLew

On Motion of Alderman Blockman the reading of the

At this time Aldennan Watson was Ecused and returned From the Council Chamber.

A Communication from the auditing Committee Francometry various claims to the Council for valification was received and read, and on notion of Alderman Sandis the auditing Committee was instructed to allow the Samuand the Oiling attorney was directed to propare an ordinance Carrying into Effect Said instructions

The Auditors Report for the Months of January 1901. Was

at This time Aldunian Fabro Enters and takes his sent

A Communication from the ale Engineer Frans-Milling plat of road from Centery road to eastern boundary line of city was received and on Motion referred to the Joint Street Committee

Petition of Auton Mayerhofer to Transfer his place of. business to 1707. Fifth Street was received and on Motion of Alderman Blockman was Irranted The Pelition of James K. Podesla for tretail Liquor Lieune at no 1001, Front street was received and on motioco of Alderman Hakes the same was granted

The Petition of J. A. Peterson for retail Liquor Vicense at no 910 Lowish street was received and on motions of Alderman Haras The Lame was Americal.

Ou Motion of Addresses Fabor the Pelition to Connect the Saurel

Short Engine House with the sever system was with drawn

From the Sever Committee, after which on brhalf of the Sever

Committee Alderman Fabor presented a proposition to Purchase

a private Sever Now Faid in Lawrel Street.

On Motion of Alderman Landis action on Same was defend

until Next-regular Meeting.

Petition of IN Hilbert to rent city Lands Forwit. Pueblo lots-Nas 1321, and 1322, at the rate of \$15,00 each for the season, Was received, and on Motion of Aldonnew Hakes was referred to the Joint-Pety lands, Committee,

The Jollowing report of The Joint Street Committed whom was referred the Jelilions of the residents- of La Jolla to have City Engueur to Bet Blakes in La Jolla. was read and on Motion of Alderman Blochman was Adapted

Petition in ite Matter of a resurvey of La Jolla as it now Alands by deviced.

2/16/01

C. C. Haller H Woolman & C Thorpe & G Paradowry

Thereufow said petition was denied by council Tely 19 th 1901

. The Following report of the Joint street Commentie To Whome was referred the Joint Resolution in the Matter of Grading a roadway from 3/ street Halimal avenue to main street, was read and on Molion of Alder man Rainbow was adopted. The Street Committee recommends the within Kesolution by adopted R. C. Haras H Woolman Mejoi. EC Thorps Ellmadbury Thereupon said Joint resolution was real and Alfred by the following vole viz Ayes Aldennew, Fevris, Taber. Halles. Runbow. Landis and Blochmun. Nous None. Absent. Aldernew, Jones Walson, and Ingle. Said Joint-Resolution is adopted fis as Foreign Fourt Jusolution No 1799. De it resolved By the onewow Council of the City of San Digo, as Follows: That the Board of Public worker be and it is hereby authorized and instructed to use men and teams How Employed in the Street department of the City and wader a provisional wadroay thirty fut in with From the tracks of the San Diego Electric My Con Mutwould avenue at 31st street, in said 31st street, South to a connection with the Smeded roadway in main Abrect at a cost not to Exceed \$ 50,00 For line of Men and leans Employed

The Report of the Joint Street Consider to Inhome Wise Referred the Petition of & Mendelson for permission to Grain a portion of Eighteenth Street to the line of the City Purk was read and on Motion of Alderman Blockman was adopted and is as Follows; vis the Abreel Consistes treconsused that the Within Petitions by Insuled, Provided the Atreet is left in good Conditions for march

H16/01.

H Woolman E. C. Thorpe E & Bradbury

Thereupon said Joint Resolution was read and on Molion Of Alderman Huller adopted by the Joelong vote viz Ayre Aldernen. Fevris, Labor, Halles, Rambow, Landis Ed. Blochman

Absent Alderna, Jones, Walson El Ingle.

Joint Resolution No 1300.

Be It Resolved, By the Common Council of the City of Sau-

Diego, as Follows

That permission be and is herely given to Di Mendelson The Owner of the west one-half of Block one of Hardners addition to the City of Dan Diego, California Fronting on Eighteunth Strut in the City of Dan Diego, California, to linate that portion of said Eighteenth Street in the said city of San Digs lying East of. The Centro line of Raid Eighteenth street and batwones the North line of "I "Abreel and the south line of the city part, to The Official Made Though, said works to be done according to The Grate stakes to bu set by the City Engineer of said city, and under The Dupervision of the Duperintendent of Streets of said city, and at the Expense of the Said &, Mendleson, The Owner of Said froperty; What said City Engineer of said City bu, and he is hereby dorected to set Grade states to the Official Grade of said joints, and Ofter the said Eighteenth Street shall have been so graded between leve Raid pourts to issue to the Said & Mendelson The Devner of Said property, a Cerlificate selling forth The number of Cubic yard of Culting and freeing made in the Grading of said Eight eenth Abert, and Thereafter Saul Certificale Shall by Jeled with the said Ruperintendent of Abreits Who shall record such Certif scale in the Book Kept in his Office for that purpose.

An Ordinance Authorizing the Board of Public Works to let a Contract for placing livent mavel upon the National City Dike was read and on Motion of Alderman Halles was Adopted by the following vole viz Ayer Aldernew, Fevris, Labor, Halles, Mundow, Landis and Blochman

nous None-

Absent Aldernew Jones, Walson, Ed Ingle. Said Ordniance as adopted is as Follows.

To-Wit.

Ordinance No An Ordinance Authorizing the Board of Public Works of the City of San Diego. California, to advirtise

For bids and let a Contract for placing Cement Franklupan The Valional City Dike Be it-Ordained, By the Common Council of the City of San Diego as Follows: Lection 1. That the Board of Public Works of the City of Aau Diego, California, by, and said Board of Public Nortes is houby authorized and directed to adortise for bids and let a Contract for Cement Gravel to be used whom the National City Nike; provided, that the Epeuse Thereof Shall not Exceed the Sum of Five Hundred Dollars. Said Work to be performed according to Specifications to be prepared by the said Board of Public Works, and under the Rupervision of the Superintendent of Streets of Said City, and to the Salisfaction of the Said Ruperintendent of Rbuts and the Said Board of Public Works Lection 2. That this Ordinance shall take Effect and be in force from and after its passage and approval The Following Report of the Police Commuttee to Whom was Referred the Petitions of the Residuals of Sa Jolla ast my for the appointment of a special Policeman was read and on motion of Alderman Landis adopted. The Police Committee recommends, that The within Petition by granted during the remainder of this year and That the Sulary of such Special Policeman by Juted ut \$500 per Mouth C. C. Haller H16/01. LA Blochman W.H.C. Ecker Thereupon an ordinance providing for the appointment of a special Policeman for the Foundito of "In Jolla Park" was presented, read, and on motion of Alderman Rainbow adopted by the following bole viz Ayer Aldennew. Ferries, Labor, Harces, Rainbow Sandis and Blockman Nous None-Absent Aldonnew, Jones, Watson and Migle Said Ordinance as adapted is as Fallows. Au Ordinance providing, for the appointment of a

Special Policeman for The Louisite of "La julia Purk" in the City of

Be it Ordained By the Common Council of the City of San Diego

As Follows.

Declion 1. Heat the Board of Police Commissioners of the City of Dan Diego California. br. and said Board is hereby anchorized and directed to appoint a special policemen to act as a Policeman in and about that portion of the said city of Dan Diego, Itnown as Lia. John Park "in the City of Dan Diego, Country of Dan Diego, State of Palifornia, for the remainder of the year, 1901, that the Salary of Said Recial Policeman shall be and the Dame is hereby fixed at the Sum of Fire (5:00) Dollars for Month during Said Time; that Said Special Police Man. When so appointed, Shall be under the Superinsion and Control of the Chief of Police of Raid City.

Lection 2, That this Ordinaice shall take Effect and by in Force from and after its passage and approval.

Section 3. That the City Clerkoz the Said City of San-Diego, by, and he is hereby anthorized 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 Raid City To- wit the San Diego union and baily Bue,

Due proof of the Publication of the Resolution of intentions to change the Grade of 3 rd street at the south East Comer of.
Third and Kuhney Street, and of the forthing of the Holice of the passages of the Said Kesolutions of intentions, bring presented was ordered Filed.

Thereufow are Orderiance declaring the brack of that Portion of third Abrut in the City of Dan Diego. Palifornia, et the intersection of the Aonth line of Multing Street with the East line of Agid Thord Street to be changed and Establishing the brada of Jame was read and upon Motion of Albertian Rainbow adopted by the Following vote Forwit
Ayes, Aldornew Ferris Jaben, Halles, Rainbow Landis 3rd
Blochman.

nous none

Absent Aldermen, Jones, Watson Ed Ingle

Said Ordinance as adoptid is as Follows. viz.

An Ordinance Declaring the Grade ofthat Portion of Third Street in the City of San Diego, California, at the Intersection of the South Line of Nuimeg Street With the East Line of Said Third Street to Be Changed, and Establishing the Grade of the Same.

Whereas the Common Council of the City of San Diego, California, on the 7th day of January, 1961, duly passed a resolution of intention to change and establish the grade of that portion of Third street in the City of San Diego, California, at the intersection of the south line of Nutmer street with the east line of said Third street, which said resolution was approved by the Mayor of said city on the 9th day of January, 1901, and which resolution described the said proposed change of grade; and

Whereas, the said Common Council, in and by said resolution, duly designated and established the district to be benefited by such change of grade, and to be assessed to pay the cost of

the same; and

Whereas, said resolution of intention was published for ten (10) days in the newspaper of said city 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, in every regular issue of said newspaper during the said period of ten (10) days as directed by said resolution of intention, and in the manner and by the persons required by law; and

Whereas, the Superintendent of Streets of said city did, within five (5) days after the first publication of said resolution of intention, duly cause notices of the passage of said resolution of intention to be conspicuously posted within said district, in the manner and form required by law: and

form required by law; and
Whereas, more than thirty (30) days
have elapsed from the day of the first
publication of said resolution of intention in said newspaper as afore-

said; and

Whereas, no objection or objections to the said proposed change of grade have been filed with the Clerk of the said Common Council, and no objection or objections have been made to the said proposed change of grade; and

Whereas, the petition of the owners of a majority of the property affected by such proposed change of grade has been duly filed with the said clerk of the said Common Council, and presented to the said Common Council as required by law.

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 Third street in the City of San Diego, California, at the intersection of the east line of said Third street with the south line of Nutmeg street be, and the same is hereby changed, established, and declared to be in conformity to said resolution of intention as follows:

At the intersection of the east line of said Third street with the south line of said Third street with the grade shall be, and the same is hereby changed

said Third street with the south line of said Nutmeg street the grade shall be, and the same is hereby changed from 256 feet 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 June 30th, 1886, to 256.5 feet above said datum-line, and that said grade be, and the same is hereby fixed and established at said point at 256.5 feet above said datum-line; that the grade of said Third street between the point so changed by this ordinance and the point heretofore fixed and established by the ordinances of said City at the intersection of the said east line of said Third street with the intersection of the north line of Maple street, and that the grade of said Nutmeg street from the said point, so changed, to the intersection of the south line of said Nutmeg street with the west line of said Nutmeg street with the west line of Fourth street, heretofore fixed and established by the ordinances of said city, shall be of uniform a cent and descent.

That the center line of said Third street, from the said south line of said Nutmeg street to the north line of Maple street, shall have an average elevation of the opposite curb grades. That the center line of said Nutmeg street, from the said east line of said

street, from the said east line of said Third street to the west line of Fourth street, shall have an average elevation

That the numbers used above, where their meaning is not shown to be otherwise by their immediate context, mean the number of feet which the point designated in the proposed new grade shall be above the city datum-line of levels as fixed by the said Ordinance No. 3, approved June 30th, 1886.

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.

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.

A Joint Persolution giving Permission to J. F. Escher to Grade the South one-Half of Brooker Avenue From the

hack tilues, to the Afreda thada shough, said woode to to to down acconnue bruy the bounk our-half of soud Brooker house bying within Moore Armus, Jos a declared of 130 pet along said Brooker Ara Wast of the west him of neous obent, and south of the cutus him of Alu Dregs, Childomia, Le Made that Joshow of mosku Armuelying owner of real properly fromling on Brosher wome in the aly of. An Farence. It is permission for and is hundy given be J. & Enchur du 1 St it Rookerd By the Courses Bounds the Ely of Sour By And Jound- Resolution are adopted to as Foresone, to wit About Aldrum Jours, Milson, Till Ingle-Ayen Alderman, From Jaken Hullen / Carellow Jakenan auch ou motion of Meluman Haren was adopted by the Following Went hun of second street for a distance of 130 just wouthered

The said bupsuntuited of stut, who shall resed such Abut, and Thought Aard centificale Alace by Julik wink aber yard of butting auch Justing Hader us the Grabing of haid of back proporty, a certificate sulling forth the number of I therew Auil poule. To were to the said & & Eschon, the Owner Bucho, and after the sail I harder Armuse has brew to haded That the bank Enguence of Out and he is houly who he Epenar of the bail of Elive, the bound of paid froquely

under the Supername of the street superintendent of soil che, and

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whilelant of human 15 so Each was necessal kead on suding enouse of dalang of supriminated Parks and hopen A Communication from the Board of Juble Worker tucommearlife cale in the Book tight in his office for shot hupones

Nous Alderman, Hakes, El Alechan. Ayes Aldrum. Herring Jakon, Laurbour-Ed lander, Molion of whiteman yaken it defiled by the Following wate to- to-wit

auce by Adopled which wow hast by the Following sole to warand nead and Albranan Hadam Morrad that Said Irling of Parter and Americant Supermulant of Bearing worthwell Thoughow an Brilingues Lefting the takang of the Sufoundulate Abent Aldrem, Jones, Mation Ed Ingle.

Asyles Alderman Ferries Fabris, Kambow Ed. Laudie.

Now Aldonnen Haller. Ed Blochman, Absent Aldonnew, Jones, Walson El Myle,

A Communication, was received from the Board of Public. Horks recommending the Construction of a Gutter on Withorly Sout was received, read, and referred to the Joint Street Committee,

At- This live Aldonnan Watson Enters and takes his Deat.

A Communication was received from the Board of Public. Works in the Waller of Crowwalling. National and Logan Avenues in accordance with provisions as Contained in Ordinance no 870. recommending that a new ordinance be adopted in accordance with the Plans for the same made by the City Engineer. This logethis with an ordinance providing for the Construction of Ruch Cross-walks was refund to the Joint Street Committee

The Report of Committee on Han Electric Light and Telephones Together with an ordinance providing for Advertising for bils for dighting the city by Electricity for the year organing April 1- 1901. and Petitions for new Lights at Eighthe and & streets and 5 th and Ash structs was read und the Whole matter refored to the Ways and nearer Committees

A Communications from the Board of Public works Transmitting Communication from the City Clark reques Ting Additional doctument files Mecewal Mead, and refered on Motion of Alderman Blochman to the Ways and Means Com-

A Communication from the Board of Public works recommending the Employment of Four Etra men in struct work for Two Mouths was received tread Allowarde Macidis Moord that request by Imageted, whereupon Aldernau Blochum Moord that the request by amended so as to read for one Month untido of Two Mouths. Which amendment was lost by the Following bolo Viz Ayer Alderman Hacker Blochman El Watrow

Nous Aldermen Fevris. Labor, Rainbow Ed Landis

Absent Aldermen Jones & Ingle

Thereupon an Ordinance providing for the Employment of Jone
Estra Men in the Abent department for Low mounts was received and
tread and on Motion of Alderman Lankis to adept same was lost by the
Jollowning vote, Fo-wit:

Ages Aldermen, Levis, Labor, Rambow, Landis,
More Aldermen Hakee Blockman, & water,
Absent Aldermen Jones & Ingle,

A Communication from the Board of Public Morks assering
Anthonise to purchase Certain Material for Strat Reportment was vacind
tread and on Motion of Alderman Blockman was granted,
Mercupon an Ordinance Anthorizing the Board
of Public Morke, to purchase said certain material as asked for by
Thum was read and on Motions of Alderman Landis was Absplid
by the Following vole to-wit

Nous None

Asent Aldennew Jones, Ed Ingle.

Daid Ordinauce as adopted is as Follows viz

An Ordenaice Anthorizing the Board of Public Morks,
of the City of Law Diego, Palifornia, to purchase Cortain Material
for the use of the Street Department of the City of Dan Diego California.

Ayes Aldermen Ferris, Fabor, Harces, Mainbow Landis Blochman

Be it-Ordained By the Common Council of the City

Of Dan Diego as Follows:

Lection 1. That the Board of Public works of the Chip

Of Dan Drego, California, br., and said Board of Public Morks is

hereby Anthorized and directed to advirtise for bids and let a

Pontract or Contracts for the purchase of the following Material

For the use of the Street Department of the Said City of Sandings

California viz:

1- 6. foot Austin Road Grades

2- Sue-horse Munip Carls

J- Sets of one-horse Cart Harness 1- Automatic Dump Cart for strut swrepings

1- Small Plow.

5. Lets New leaves Harnese

7 Aluxer road Scrapers

Provided that the Expense Thereof Shall not Earl the sum

of \$ 975.00; Daid Material to be Jurnished according to speci-Jications therefor to be prepared by the Daid Board of Public Worth.

Acction 2. That this Ordeniance Shall take Effect and by in Jorce from and after its passage and approval.

Un Motion of Alderman Faber it was ordered shat when this Board do Adjour, that it Adjourn to February 274

An Orderiauce Authorizing and directing the Board of Public Works to advertise for bils and let Contract for the Inading of Point Loma Road was presented, read, and on Motion of Alleman Haken was Adopted by the Jolloning voto viz: Ayes Aldennew. Fevris, Labor, Haken, Rainbow Landis El Blochman Ed Matson

Nous none

Absect Aldemen, Jones Ed Ingle.

Daid Ordinance an Adopted is as Follows.

Towit

An Ordinance Authorizing and directing the Board of Public Works of the City of Sandiego, California, to adoutise for bid, and let a Contract. For the Grading of a Roadway for the Point Louis Road" in the City of Dandiego, California.

Be it Ordanied By the Common Council of the City

Action 1, That the Poard of Public Works of the City of Aan Diego, California, bu, and said Board of Public Mores is hereby Authorized and dericted to Advantise for bid, and let a Contract for the Jurnishing of all Labor and Material for the Construction of a nondering for a Majouroud Hundry (20) Just in Width over that Portion of the Survey for the "Point Loma Road" in the City of san Diego, California, Make by the City Engineer of the Chy of San Diego, California, Make by the City Engineer of the Chy of San Diego, California, Make by the City Engineer of the Chy of San Diego, California, Make by the Communicing at a Point in the Center of Mounts of January 1901, Which Portion of Said wasdown is clearnibed as Follows. To wint

Communicing at a Point in the Center of New Main Street in Rosevillo 113 Just south of Stations O; Thence Kuning in a Northerly direction to Station Sit. Also Communicing at Stations 38 plus 50 of Said Survey; Thence Kuning in a Southerly derections to Stations 51. plus 85.8; Provided, that the Expense of Grading such roadway shall not & ceed the sum of

Said works to bu done when The supervision and to the satisfaction of the superintendent of streets round the said Board of Public works of said city, and according to the specifications to be proposed by the said Board of Public works.

Sections 2. That this ordinance shall take Effect and by in force from and after its farrage and approvals

At This live Alderman Labor was Gensed and retired from The Conneil Chamber

After Just-giving due notice President-Protein Parl J. Ferris did in Open Dession sign the Following Ordinance Fo-mit. An Ordinance (Mos 877) providing for the appointment of a special Policeman Jor the Formaile of "Lafolla Park"

La Ordenance Authorizing the Board of Bublic works to advirtise for bids and let Contract to Grave national City Dike

An Ordinance No (881) unthonging the Board of Public Works to advertise for bids and let contract to made Point Some Road

Au Ordenauce (NO. 880) Auctionzeing the Broand Of Public Works to purchase certain Material Joruse of Street Dupartment

An Ordinance (No 878) declaring the Grah of That portion of third street at intersection of south line of Unting Street

Thereupon Board Adjourned until February 21st 1901- at 8 Oclock PM

Geal. Goedinan City Curk. Precident Board of aldermen

Occurred Meeting Connect Chamber of the Board of Aldonnew of the City of Dandigo Dalifornia February 21 1901

An adjourned meeting of the Board of Aldernew was held this day at 8 oclock PM

Present Aldermus. Tabor, Hakes, Jones. Landis Blochman End Watson and club vincent About Alderman, Ferris Rainbow Ed Ingle

In the absence of President Ingle Alderman Jones was Elected President Protein

The reading of the Munitor the frisions meeting was

A Communication from the Board of Public Works asking that Conneil to ratify Their action in vaising Certain Hush tanks to the Grade of Atmet, was received mad and on Motion of Adorman Labor was ratified

at this time Aldonnaw Rambow Enters and takes his seat.

On Motion of Alderman Hakes the Board of Public Works Was anihorized to Center into a Contract to have the Street Swapnings removed at the Sum of \$50.00 per Month

At This Time Deligates Ester Ed Lambert appear as a Committee from the Board of Deligates and invite this Board to Ment with Them in a Joint Committee of the for the purpose of Considering the Mater hate Ordinance, On Motions of Alderman Watson the Board gone into Committee of the billed for the above Mentioned purpose,

Oresent Aldonnew Fabor, Hakes Jones, Rainbow Laudis
Blochman Fd Watson Fl Clet bricent
Absent Aldennew, Ferris Fd Ingle-

A Communication from the Board of Public Works

Asking for authority to purchase 20:00 worth of postage staups was
thereight read and on Motion of Alderman Sandis was granted
Thereupon a joint-Resolution to authorizing said Board
of Public Morks to purchast 2500 worth of stamps was presented read and
on Motion of Advenue Blochman was adopted by the Following
Vote to-wit
Ayis Aldrinan. Fabor, Hakes, Jones, Rambow, Sandis Blochman and

Nous none

Absent Aldennew, Farris El Ingle.

Laid Joint-Resolution as adopted is as Follows. Frist Janil-Resolution No 1302.

As. Follows:

That the Board of Public works of the City of San Digo California, is hereby Authorized and dvincted to purchase \$ 75,00 worth of Postages Stamps for the use of the various departments of the City Hournment.

An Ordinance providing for the Eurploy ment of Your Estra Mew in the Street department of the City for one Mortish was presbuted read and on Motion of Aldernance Watson was adopted by the Joleoning vole viz.

Ly the Joleoning vole viz.

Ayes Aldernan, Jahr, Haker, Jones, Rambow, Kandis, Block

now none

Man El Walson,

About Aldemen, Lovis, Ed Ingle.

Daid Ordinance as adopted is as Follows. For mit.

An Ordinance providing for the Employment of Four Extra men in the Abreel department of the City of San Diego, California for one Month

Dan Diezo, as Fallows:

Sanderes, California, bu and said Board of Public Morres is hereby Austrorized and directed to Employ Form (4) Ethra Mew to Work upon the Streets in the said city of saw Drigo, California, under the Respervisions of the Superintendent of Streets for a period by our (1) Whomth, and that the Compensation of such men shall be and the same is hereby Jitad at the sum of \$50,00 per Mornth,

and be in Jorce from and after to passays and approval.

The Chavinan of the fourt Committee of the whole Anno week as the report of said four Committees that the water Hate Ordinance but Amended by changing the pressure the Same to To pounds at or hand 7 Struts a proportionate pressure at all other hydrauts and recommend ing that said ordinance as amended Threupou au Ordina Water hates in the City of Dan Drigo July 12 1901, and Ending June 30th 190 v. Was and on Molions of Alderman Hakes following bole to- wit Aldeniew. Labor, Haller, Jones, Plambow Kandis Blockman Ed Walson Nous none ut Aldemun Fevris El Ingle-

Daid Ordinance an adopted is as Follows to me

Ordinance No. 882.

An Ordinance Establishing the Water Rates in the City of San Diego, State of California, for the Year Beginning July 1st, 1901, and Ending June 30th,

Be it ordained, by the Common Council of the City of San Diego, as follows: Section 1. That the rates or compensation to be collected for water, by any person, company, or corporation engaged in the business of supplying wa ter to the said City of San Diego and its innabitants, for family, private, public, municipal, and all other purposes, for the year commencing July 1st, 1901, and ending June 30th, 1902, are hereby fixed as follows, to-wit:

BATHS AND CLOSETS.

1. Bath tubs in private residences,

25 cents each per month. 2. Bath tubs, public, \$1.25 each per

3. Water closets in business houses, \$1.00 per month for each water closet and 25 cents per month for each urinal in said business houses.

4. Water closets in private residences, 25 cents per month for each water closet.

5. Water closets, public, \$2.00 each per month, and for each urinal, 50 cents per month.

BUSINESS HOUSES, OFFICES, ETC. 6. Barber shops, single chair, 75 cents per month; each additional chair,

25 cents per month. 7. Business offices, 75 cents per

occupied as offices, for each room per month, 20 cents.

9. Dental rooms, \$2.00 per month. 10. Drug stores, \$3.00 per month.11. Photograph galleries, \$5.00 per month.

12. Stores and business houses employing not to exceed 3 persons, \$1.00 per month, and for each additional person, 15 cents per month.

13. Warehouses, \$3.00 per month.
14. Water used for flushing sewers,

20 cents per 1,000 gallons. 15. Rent for each city fire hydrant and for water used through such hydrant, \$50.00 per year, to be paid monthly by said city. The same rate shall apply to new hydrants to be located upon order of the Common Coun-

Provided, that the person, company, or corporation furnishing water shall maintain a pressure of at least thirtysix (36) pounds in the office of the Police Department in the said city of San Diego, located on the first floor on "G" street in that certain building known as the "City Hall," located on the southwest corner of Fifth and "G" streets in said City (said pressure to be ascertained by a guage to be placed upon a pipe separate and independent from any other pipe, faucet, or opening, at an elevation of four (4) feet above the floor), and also thirty (30) pounds' pressure at the hydrants located on the corner of Fifth and "F" streets and Fifth and Ivy streets, and a proportionate pressure at all other hydrants to entitle the person, company, or corporation to the hydrant rate provided in this ordinance

Provided, further, that nothing contained in this ordinance shall be considered as a contract on the part of the said City of San Diego to take, use, or pay for the use of any fire hydraut belonging to any person, company, or corporation now in place, but the said City hereby expressly reserves to itself the right hereafter to enter into such a contract or contracts from month to month, or otherwise, for the use of fire hydrants as the Common Council of said City shall deem best, with any person whomesoever, and to order new fire hydrants to be placed order new fire hydrants to be placed as the Common Council of said City shall deem for the best interests of said City. The person, company, or corporation furnishing water shall flush the water pipes once every three months, and as much more frequently as may be deemed necessary by the Chief of the Fire Department.

16. Water used for street sprinkling purposes 10 cents per 1.000 gallons.

purposes, 10 cents per 1,000 gallons.

FAMILIES.

17. Dwellings, tenements, flats and other apartments, the same being occupied by not more than three persons, \$1.00 per month, and for each additional person, 15 cents per month.

HOTELS, RESTAURANTS, ETC.

18. Boarding houses, in addition to family rates, 15 cents per month for each person.
19. Coffee houses,

open day and night, \$3.50 per month.

20. Hotels, in addition to family rates, 15 cents per month for each bed.
The keepers of hotels, lodging houses

and boarding houses shall furnish to the person, company, or corporation furnishing water (under oath if required) a correct list of the number of persons in his of their families, and the number of boarders.

/21. Lodging houses, in addition to family rates, 10 cents per month for each bed.

22. Restaurants and eating houses, \$3.50 per month.

23. Saloons, \$3.50 per month.

IRRIGATION.

24. Water to be used for irrigating one acre and under two acres, 6 cents per 1,000 gallons; for two acres or more, 4 cents per 1,000 gallons; to be measured by meter, to be placed at the expense of the party furnishing water, such acreage to include town lots where there is a sufficient number of lots in one body or tract collectively, to make one acre or more; provided, that where meter rates are charged for irrigation under this section, no extra charge shall be made for domestic, family or household use; and provided further the rates herein specified shall apply only to the irrigation of lands cultivated for the purpose of making a profit or livelihood, and not to irrigation for ornamental purposes; provided, also that the rate for water furnished for the irrigation of cemeteries and public parks shall be 4 cents per 1,000 gallons.
25. Irrigation of lawns, trees, shrub-

bery, etc., 1 cent per month for each and every month in the year, for every front foot, including the irrigation of sidewalks in front of the lot, provided that said rate of 1 cent per month for every front foot shall not apply to acre property, or to any property ex-

cept to town lots.

And, provided further, that said rate of 1 cent per month for every front foot shall not apply to acreage property, or to any property except to town lots not considered as acreage.

LIVERIES, ETC.

Feed yards, \$5.00 per month. 27. Horse and carriage, 35 cents per month, and 20 cents per month for each additional horse.

28. Livery stables, including carriage

ashing, for each horse, 35

month.
29. Horses, mules, and cows, each 20 cents per month.

METER RATES.

30. The rate for water furnished to consumers through meters, except as otherwise herein provided, is fixed as

follows: 20 cents per 1,000 gallons.
31. Where water is furnished steam engines, gas machines or works, wash houses (Chinese or otherwise), and street sprinkling, or for any other purpose whatever, and no compensation is herein fixed therefor, and satisfactory rates cannot be agreed upon, meter rates shall be charged for the water so furnished, to be measured by a meter.

The person, company, or corporation furnishing water shall be entitled to collect a minimum meter rate of \$1.00 per month where water is furnished at meter rates.

The person, company, or corporation furnishing water shall be entitled to collect a minimum meter rate of \$1.00 per month where water is furnished at meter rates for each meter supplying any business block or business building, and 25 cents for each additional ground floor store or business room or place, n any business block or business building, supplied from the same meter. Provided that such minimum charge shall entitle the consumer to use no more than 5,000 gallons per month for one business block, and 1,000 gallons more for each additional store or business room.

32. Water shall be furnished and delivered by meter measurement to ship-ping lying alongside any of the

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wharves on the water front, where water pipes or mains are laid, upon application being made therefor, at the following rates: 75 cents per 100 cubic feet or \$1.00 per 1,000 gallons. Water, shall be supplied and delivered to water supply boats at any of the wharves on the water front above mentioned, for the purpose of supplying shipping in the bay of San Diego, upon application being made therefor, at the rate of 371/2 cents per 100 cubic feet, or 50 cents per 1,000 gallons. No water boat, furnishing and supplying water to shipping lying at anchor within the limits of the waters of the city of San Diego, shall charge a rate to exceed \$3.00 per 1,000 gallons.

MISCELLANEOUS.

33. Bakeries, for each 25 barrels of

flour, \$2.00 per month.

34. Water for hydraulic elevators and motors in hotels and stores, 61/2 cents per 1,000 gallons, to be measured by meter to be placed and connected at the expense of the party furnishing

the water.
35. The person, company, or corporation furnishing the water shall make no charge for any pipe or fire apparat-us connected with their mains to be used only in case of fire. If any person shall at any time use such fire apparatus for other than fire purposes, the person, company, or corporation furnishing water shall have the right to charge and collect from such person the sum of \$50 for said fire apparatus connection for said year.

36. Horse shoeing only, \$1.50 per

month.

37. Soda fountains, 50 cents per month each; each jet 50 cents per month; each tumbler washer 50 cents per month.

38. Persons slacking lime, 15 cents per barrel; and cement, 15 cents per barrel; for wetting brick, 15 cents per 1,000. .39. Wagon and blacksmith shops, including horse shoeing, \$2.50 per month.
40. Water troughs on sidewalks to be

measured by meter to be put in at the expense of the party furnishing the water.

GENERAL PROVISIONS.

Section 2. Any water rate payer shall have the right to demand a meter and to pay a meter rate upon tendering the person, company, or corporation furnishing water the sum of \$5.00 for placing and connecting the meter with the supply pipe of such water rate payer; upon such demand or payment or the tender of such sum by any water rate payer, it shall be the duty of the said party furnishing the water to furnish, place, and maintain a meter; provided, that any rate payer who has heretofore paid for placing and maintaining a meter shall not be obliged to pay an additional sum therefore.

Any corporation furnishing water under the provisions of this ordinance shall have the right, at any time, to place a meter on the service pipe of any water consumer and charge meter rates for water used through it; provided, that such meter shall be placed and maintained at the expense of the person, company or corporation fur-nishing the water.

Upon demand of any con-

Upon demand of any consumer and the payment or tender of payment, of the sum of three (\$3) dollars, the party furnishing the water shall place and maintain on the said consumer's supply pipe an air valve, in connection with the meter, of the latest and most improved pat-

Section 3. The use of water through standing irrigators, automatic sprinklers, and through hose not held in the hand, for irrigating lawns, gardens and

tern.

ornamental shrubbery, is hereby prohibited, during the months of July, August, September, October and No-vermer, 1901, and May and June, 1902, except between the hours of six and eight in the morning and five and eight in the evening; and in case of a violation of this rule, the water may be shut off of the consumer, or consumers, so violating, and not turned on again until a fine of \$1.00 is paid for the first offense, and double this amount for each subsequent offense; the said fine to be collected by the person, company, or corporation furnishing the water; provided, that this section shall not apply to water furnished at meter rates to those who irrigate for purposes of profit or livelihood.

Section 4. All water rates, except meter rates, are due and payable monthly in advance, upon presentation of bill, and if not so paid shall be sub-

ject to an addition of five per cent.

Meter rates are due and payable monthly on presentation of bill, and if not so paid shall be subject to an addition of five per cent.

Section 5. The person, company, or corporation engaged in the business of supplying or furnishing water, by his or its authorized agents, under this ordinance, shall be allowed free access to make personal examination of the premises of any applicant for or consumer of water for the purpose of designating the rate established and for the inspection of water pipes and ap-

Section 6. If the person, company, or corporation furnishing water for the use of said city or its inhabitants shall, for twelve or more consecutive hours in the same month, fail to supply water to said consumers or satd city, then a deduction shall be made from the rates herein fixed and allowed said person, company, or corporation, for the time of the failure to supply said water:

said deduction to be made only for the time of the failure so to supply, and in	•	SON, MA A ST. A A ST. A - AND A - A ST. A - A A	
the same proportion that the number of days in which the failure to supply bears to the total number of days contained in the month during which said		The state of the s	
failure to supply water occurs. Section 7. When water is furnished by meter, the meter shall be read at		THE RESERVE THE RE	
monthly intervals or as near monthly intervals as the ordinary course of business will permit.	,	, at the control of t	
Section 8. That this ordinance shall take effect and be in force from and after its passage and approval.			
Section 9. That the City Clerk of the said City of San Diego, be, and he is hereby authorized and directed, imme-		MERCHANT AND AND MARKET THEM WE REPLACE AND	
diately after the approval of this ordinance, to publish, or cause the same to be published three (3) times in the	•	MARKY AT LEAST ARREST TRANSAL LA SET LE SI A MIT L. LA LANG LANG AND ARREST TRANSACTION OF THE CONTRACT OF T	
city official newspaper of said city, to- wit, the San Diego Union and Daily Bee.		THE PARTY AND VARIABLE PROPERTY OF THE PARTY	
	0/7		
Alderman	Halson moves	that when the Board adjour	rns, that
it do adjourn us	rtil Wibruary &	That when the Board adjourned to the 1901 at 7.30 pm which or	notion
was adopted,	U	Builded Comments of the Comment of t	
		MARKAN ANTHANNA ANA 1 TRANSA TANÀN TO AN TANÀN TANÀN TRANSA TANÀN TANÀN TRANSA TANÀN TANÀN TRANSA TANÀN TANÀN	
At this Time	Alderman Taber	was excused from further ate	tendance
at This session	of the Board.	was excused from further ate	
An ordina	uce outhousing	the kayment of contain con	,
against the last		The payment of cortain cla adopted by the following vole	
bel alle	oll o	o la la poccorregado	, rowing
A of	states, jones, l	ainbow Landis Blockman and A	alaan.
Troes Thone			
Absent Alderne	v Ferres, Vaiber	Ed Ingle, is as follows, vig!	
· Doud ordina	nee as adopted	is as follows, vig!	
(, , ,	Ordinance No	, 883	
An ordinana	ce authorizing The	e payment of certain claim	is agains
1 / /	ce authorizing The go, California,	le payment of certain claim	
1 / /	ce authorizing The go, California,	le payment of certain claim	
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Be it ordain	e authorizing The go, California, ed, By the Common	Le payment of certain claim bouncil of the bity of Sandy	go.,
Be it ordain as follows; Section 1. c of Dandings, loa	e authorizing The go, California, ed, Bythe Common That the act of the lifornia, in few	bouncil of the bity of Sandy Bouncil of the bity of Sandy Bound of Rublic Hocks of the rechasing the supplies and or	go, bity daring
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Be it ordain as follows; Section 1. a section of the work as evid be and being of the sect being the sect of the Street Sever be, and the occur said claims be, and the occur said claims be,	e authorizing The go, balifornia, ed, By the Common That the act of the lifornia, in four lenced by the cl best boust Lumb ed and used i bout said bity of thout said bity of the sum the sum on the sewers in and they are he	Bouncil of the bity of Sandy Bouncil of the bity of Sandy Bound of Bublic It ooks of the rehasing the supplies and or laims hereinafter set footh, ber bompany, numbered on in repairs in the bity blade ounting to \$34.06; where of \$34.06; whorks, numbered 9.97, for re allowed, membered 9.97, for re reby allowed, and the A	bety daring towns: Low to the fairs ou the first diditing
Be it ordain as follows; Section 1. e f Sandings, low the work as evia blaim of the lumber furnish the said bity of Claim of the to the Street Sever be, and the said claims be, and claims be, bommittee of the	e authorizing The go, balifornia, ed, By the bommon That the act of the lifornia, in fair level by the cl best boust Lume ed and used i bout said bity of the sum the sum hristensen, num on the severs is and they are he so aid bity of a	Council of the bity of Sandy Bound of Sublie Hocks of the rehasing the supplies and or Pains hereinafter set forth, ber bompany, numbered on in repairs in the bity blade ounting to \$34.06; moved 93.63 for plumbing Stall for the sum of \$7.10 Hords, numbered 9.97, for on a oud bity for the sum lifted and approved, and select and approved, and select and approved, and select and approved, and	bety daring towns: Lower for for the fairs of that liditing and
Be it ordain as follows; Section 1. e f Sandings, low the work as evia blaim of the lumber furnish the said bity of Claim of the to the Street Sever be, and the said claims be, and claims be, bommittee of the	e authorizing The go, balifornia, ed, By the bommon That the act of the lifornia, in fair level by the cl best boust Lume ed and used i bout said bity of the sum the sum hristensen, num on the severs is and they are he so aid bity of a	Bound of the bity of Sandy Bound of the bity of Sandy Bound of Bublic Itorks of the rehvang the supplies and or laims hereinafter set forth, ber bompany, numbered 94 in repairs in the bity Habe ounting to \$34.06; mbered 93.63 for plumbing Hall for the sum of \$1.05 Horks, numbered 9097, for or of \$62.70; whered 94.47, for work, don a said bity for the sum lifted and approved, and	bety daring towns: for the fairs work fairs work fairs work fairs and work con the disting

The claims for said owns, and to order the issuance of Havants therefor.

Section 2. That this ordinance shall take iffect and be in force from and after its passage and approval.

After first giving due notice bresident bro Sem Dan Flores did in open session sign the following ordinances viz.

In ordinance (As 579) authorizing the Board flablic Hooks to employ Town extra men on the street force for one month, "al An Ordinance (As 833) authorizing the payment of certain claims against the bety.

Therespon the Board adjourned.

Attrety.

Other Lacanna Greener, Waard of aldernan.

Gity Curs.

Adjourned meeting

Council Chamber of the Board of Alderman of the City of San Drige, California February 25th 1901,

An adfourned meeting of the Board was held this day at 7:30 pm. Present Addermen Taber Hakes Jones. Rainbow, Landis, Blochma Watson End Clerk Vincent,

Absent Aldermen Ferris Ed Dugle

In the absence of President Sugle Alderman Landis was elected President Poo Pempore,

Reading minutes of previous meetings was despensed with,

At this time President Jugle enters and Takes his seat in the Board,

After first giving due notice President Lugle did in open session eign an Ordinance (No 882) establishing water rates in The bily of Saudiego, for the year beginning July 10 1901,

An ordinance authorizing the Board Dublice Works to let a contract for the removal of Street severpings was read and on motion of Alderman Vatoon was adopted by the following vote, Towit; Oxygo Oxldermen Vaber, Stakes, Jones, Rainbow, Landis, Blochman, and Sugle.

Those Anne

Hoseut Alderman Ferris,

baid Ordinance as adopted is as follows, viz; Ordinance \$\$50, 884.

An ordinance authorizing and directing the Board of Public Hooks of the listy of Sandrigo, California, to advertise for bids and let a contract for the removal of Street severlings in the City of Sandriego, California.

Betordained, By the Common Council of the City of San

Diego, as follows:

Section 1. That the Board of Dublic Works of the laty
of Dandiego, California, be, and said Board of Public
Works is hereby authorized and directed to advertise for bids
and let a contract for the furnishing of the labor and material

in removing the street oweepings from the paved streets in the said loily & Sauriego, California, for a period of one year; said work to be done according to openifications to be prepared by the paid Board of Public Works, and to include the taking up, removal, and disposal of said street oweepings after the same shall have been swept into windrows by the street sweeper. Dection 2. That this ordinance shall take effect and be in

force from and after its passage and approval,

Alderman Hatson now moves that when the Board adjourns, that it do adjourn until February 28th 1951 at 7.30 oclock P.M. which motion was adopted

After first giving due notice President Lugle Sid. in open session, sign and Ordinance (As. 84) authorizing the Board of Public Hooks to let a contract for the removal of Street Sweepings

Thereupon the Board adjourned,

Attist Geo. D. Gaeaman City Clirk.

Carelle Juste Tresident Board of adarmen

In the abounce of Goodent Dugle Alduman Holow are About Alderman France Paler, Blockman Ed Single, Clark Thursul. Becount Aldermon delakos, Jones, Pennbow, Lendie, Halson, Ed relad CEL 10 An adjourned meeting of the Board was hed the day Courses Chamber of the Good for Board of Collegend of the Edge of 1981, Adjourned moling

Thereuspon an odinance sublongung the Bound of Bublic read and ough authority was ground, The Athere for the own of \$5000 and secupt for the same was A communication from the Board of the Confered to any the Court of the

by the following note, town; 1961 was read and on motion of Aleman Halie was adopted of the rough in the bearings in the best Maso under Angust 100 Hooke to secret from Charles of the sum of \$500 and

Alyes Aldermond Halles, Jones, Kainbour, Landie, End Haloon

Ordinance Ao, 885, Duck ordiname as adopted so as follows, vig; About Aldreme Forno, Valor, Blockman Ledgle.

Best ordarned, By the Common Council of the Ely of Sourtys. real of routh in the becoment of the Engladed. Horke of the buty of Souralings, California, to recented for money for An ordinance outhorizing and directing the Board of Biblic

said lown, And said Board of Buble Horks is houly and deliver a secret for our own as rout for our well for Coly Holl in each bily until Myust 10, 1901, and to secure Dollars sent for the use of the rould in the bosonant of the of the consolidated Falsons Bout, the own of (# 145 (# 1800) authorized and duscled to receive from Charles Hilled, hueun Liegs, California, be, and said Board of Public Horts so houly Eselion 1, That the Board of Auble Horke of the Coly of bour

instructed and directed to deliver to and deposit with the bity breasurer of said bity the said own so received for rent of said vault. Section 2, That this ordinance shall take effect and be in force from and after its passage and approval. A communication from the Bound of Rublic Horks asking the bounced to grant authority to the Superintendent of Streets to purchase lumber to repair the flume was read. Alderman Hakes now moves that such withouty be grauled and that The lity Attorney be directed to prepare our ordinance carrying the act into effect and present the same to the Council at its most meeting, which motion was adopted, At this time Alderman Blockman exters and Takes his seat in the Board, A communication from the City Auditor in the matter I the claims of Al Robinson and & E Clark for services rendered in the investigation of thater votes by the Joins Hater les ministee was read and said claims were approved and ordered paid. At this time Alderman Gerris enters and Takeshis ceating the Board, An ordinance authorizing the Board of Rublic Horks to advertise for bids and let a contract for lighting the laity by electricity for the year beginning April 1st 1901, was read and on motion of Alderman Blockman was adopted by the on Herris, Stakes, Ordinance No. 886. An Ordinance Directing the Board of Public Works of the City of San Di-ego, California to Advertise for Bids and Let a Contract for Lighting the Streets, Avenues and Parks of Said City, with Electric Lights, for a Period of One Year. Beginning on the First Day of April, 1901. 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 instructed and directed, immediately after the approval of this ordinance, to advertise for at least ten days for bids and let a contract to the lowest responsible bidder, for lighting the streets, avenues and parks of said city of San

Diego with electric lights, for a period of one year, beginning on the 1st day of April, 1901, and ending on the 31st day

The said notice and advertisement shall call for bids, naming the price per month, per arc lamp, for fifty-eight arc lamps of two thousand candle power each, to be placed upon towers within said city, located and described as follows, viz.:

One iron tower, 125 feet high, located at the intersection of Fourth and Cedar streets, upon which tower there shall

be placed four of such arc lamps;
One iron tower, 125 feet high, located at the intersection of A and India

streets, upon which tower there shall be placed four of such arc lamps;
One iron tower, 125 feet high, located at the intersection of B and Twelfth streets, upon which tower there shall be placed four of such arc lamps;
One iron tower, 125 feet high, located

One iron tower, 125 feet high, located at the intersection of Thirteenth and "H" streets, upon which there shall be placed four of such arc lamps;

One iron tower, 125 feet high, located at the intersection of Twenty-first and J streets, upon which there shall be placed four of such arc lamps;

one iron tower, 125 feet high, located at the intersection of Twenty-eighth street and National avenue, upon which tower there shall be placed four of such arc lamps;

One iron tower, 125 feet high, located at the intersection of Beardsley street.

at the intersection of Beardsley street and Milton avenue, upon which there shall be placed four of such arc lamps; One iron tower, 125 feet high, located at the intersection of Third and Juniper streets, upon which there shall be placed four of such are lamps; One iron tower, 125 feet high, located

at the intersection of Sampson street and Franklin avenue, upon which there shall be placed three of such arc lamps;

One iron tower, 115 feet high, located at the intersection of Sixth street and University avenue, upon which there shall be placed four of such arc lamps; One iron tower, 100 feet high, located

at the intersection of State and Haw-thorne streets, upon which there shall be placed four of such arc lamps; One wooden tower, 125 feet high, lo-cated at the intersection of Walnut

avenue and Fourth street, upon which there shall be placed four of such arc lamps;

One wooden tower, 125 feet high, located at the intersection of Twenty-fifth and "C" streets, upon which there shall be placed four of such arc lamps;

One wooden tower, 75 feet high, located at the intersection of "H" and Arctic streets, upon which there shall be placed three of such arc lamps; One wooden tower, 75 feet high, lo-

cated at the south corner of the State Normal School campus on University Heights, upon which there shall be

Heights, upon which there shall be placed four of such arc lamps;
Provided, that if any person, company, or corporation, other than the company at present lighting the said City, with electric lights, secures the contract in pursuance of such notice and advertisement, the said towers shall be placed at the intersection of such streets as the Board of Public Works of said City may designate; but not to be more than one block from the locamore than one block from the loca-tions above designated; said towers to be constructed and erected in a manner

be constructed and erected in a manner similar to the towers now in use by the San Diego Gas and Electric Light company, in furnishing electric lights to said City of San Diego.

Said notice and advertisement shall also call for bids, naming the price per month, per arc lamp, for ninety-nine arc lamps, of two thousand candle power each, in addition to the above fifty-eight arc lamps hereinbefore provided for, to be placed on iron arms 22 vided for, to be placed, on iron arms 22 feet in length, extended from wooden poles 27 feet high, with one such lamp on each of such arms, to be located within said City of San Diego, as fol-

One at the intersection of Atlantic

and "F" streets;
One at the intersection of Arctic and One at the intersection of India and

Kalmia streets; One at the intersection of India and Fir streets:

One at the intersection of Columbia and "F" streets;

One at the intersection of Columbia and "D" streets; One at the intersection of State and

"E" streets; One at the intersection of State and

streets; One at the intersection of Union and

"D" streets; One at the intersection of Union and Beech streets;

One at the intersection of Front and "A" streets;

One at the intersection of Front and Grape streets;

One at the intersection of First and "F" streets;

One at the intersection of First and

"D" streets: One at the intersection of First and

"B" streets: One at the 'intersection of First and

Ash streets: One at the intersection of First and

Hawthorne streets;

One at the intersection of Second and "G" streets; One at the intersection of Second and

"E" streets; One ar the intersection of Second and

"C" streets: One at the intersection of Second and

"A" streets; One at the intersection of Second and Fir streets;

One at the intersection of Second street and Brookes avenue;

One at the intersection of Third and "J" streets: One at the intersection of Third and "H" streets: One at the intersection of Third and "F" streets; One at the intersection of Third and "D" streets; One at the intersection of Third and "B" streets; One at the intersection of Third and Beech streets; One at the intersection of Fourth and "K" streets; One at the intersection of Fourth and "I" streets; One at the intersection of Fourth and "G" streets; One at the intersection of Fourth and One at the intersection of Fourth and "C" streets; One at the intersection of Fourth and "A" streets; One at the intersection of Fourth and Elm streets; One at the intersection of Fourth and Grape streets; One at the intersection of Fifth and (L' streets; One at the intersection of Fifth and "J" streets; One at the intersection of Fifth and "H" streets; One at the intersection of Fifth and "F" streets; One at the intersection of Fifth and "D" streets; One at the intersection of Fifth and "B" streets; One at the intersection of Fifth and Fir streets; One at the intersection of Fifth and Quince streets; One at the intersection of Fifth and Spruce streets; One at the intersection of Sixth and "K" streets; One at the intersection of Sixth and "I" streets; One at the intersection of Sixth and "G" streets; .

One at the intersection of Sixth and "E" streets; One at the intersection of Sixth and "C" streets; One at the intersection of Sixth and "A" streets; One at the intersection of Sixth street and Thornton avenue; One at the intersection of Seventh and "J" streets;
One at the intersection of Seventh and "H" streets;
One at the intersection of Seventh and "E" streets and "F" streets;
One at the intersection of Seventh and "D" streets; One at the intersection of Eighth and "L" streets; One at the intersection of Eighth and "G" streets; One at the intersection of Eighth and "C" streets;
One at the intersection of Ninth and "J" streets; One at the intersection of Ninth and "H" streets; One at the intersection of Ninth and "F" streets;
One at the intersection of Ninth and "D" streets; One at the intersection of Tenth and "G" streets; One at the intersection of Tenth and "E" streets; One at the intersection of Eleventh and "K" streets;
One at the intersection of Eleventh and "F" streets; One at the intersection of Eleventh and "D" streets; One at the intersection of Thirteenth and "F" streets; One at the intersection of Thirteenth and "D" streets; One at the intersection of Fourteenth and "K" streets; One at the intersection of Fifteenth and "F" streets;
One at the intersection of Sixteenth and "N" streets; One at the intersection of Sixteenth and "K" streets; One at the intersection of Sixteenth and "I" streets; One at the intersection of Sixteenth and "H" streets; One at the intersection of Sixteenth and "D" streets; One at the intersection of Eighteenth and "K" streets; One at the intersection of Eighteenth and "C" streets; One at the intersection of Twentieth and "D" streets; One at the intersection of Twentysecond and "G" streets;
One at the intersection of Twenty-fifth and "I" streets; One at the intersection of Twenty-sixth street and Logan avenue; One at the intersection of Twentysixth street and National avenue; One at the intersection of Thirtieth street and Logan avenue; One at the intersection of Thirtieth and "R" streets; One at the intersection of Thirtyfirst street and National avenue; One at the intersection of Thirtysecond and Main streets; One at the intersection of Thirty-second and "R" streets;
One on "M" street between Thirty-second and Thirty-third streets; One at the intersection of Logan avenue and Dewey street; One at the intersection of Logan avenue and Evans street; One at the intersection of Julian avenue and Evans street;

Or The State of Subsection and Transfer and	Soulisian E. S. C.	
One at the intersection of Logan ave- nue and Sampson street;	reject any and all bids regeived, unless this, Common Council shall, within	
One at the intersection of Irving avenue and Sampson street;	twenty days after said bid or bids shall have been so referred to it, authorize	
One at the intersection of Seventh and "I" streets;	the awarding of said contract, and the execution of a contract therefor.	
One at the intersection of Fifth and Ash streets;	· Section 2. That this ordinance shall take effect and be in force from and	
One at the intersection of Eighth and	after its passage and approval.	
"E" streets. Said poles and arms to be construct-	Section 3. That the City Clerk of the said City of San Diego, be, and he is	
ed and erected in a manner similar to the poles and arms now in use by the	hereby authorized and directed, immediately after the approval of this	
San Diego Gas, and Electric Light Company in lighting the said City of	ordinance, to publish, or cause the same to be published once in the city	
San Diego with electric lights. All lights to be run on what is known as	official newspaper of said city, to-wit: the San Diego Union and Daily Bee.	
"Moon Schedule."	THE REST OF THE PARTY OF THE PA	
Said notice and advertisement shall also require all bidders to name terms		
and conditions upon which additional lights to those above mentioned will	B. Apple time time at Michigan was the company of the attention of the company o	
be supplied during said time, and that the successful bidder, upon entering		
into a contract, will be required to give a bond to said city, in the sum of	A CALL AND AND AND AND CONTRACT OF A MICROSOMENT CONTRACT	
at least five thousand dollars, with		
two or more sureties, for the perform- ance of the contract and also for the	AND RESIDENCE TO THE PARTY OF T	
protection of the said city against all damages, costs, or expenses on account		
of damage to person or property, or for the use or infringement of any	eruses, per l'estre de la company susse l'estre secte destre l'estre secte l'estre les	
patents, or upon any account whatever. Provided, that said Board of Public		
Works, before awarding the contract, or entering into such a contract, shall	Medical de la Sulvis de Colonia de la Casa de Caracter	
refer any and all bids received pursuant to said advertisement, to this Com-		
mon Council, and said Board shall not award said contract, or enter into	Englight Man White Process of the Second Community of the	
such a contract, unless further author- ized by this Common Council, but shall		
A 4 4		
Aldenman	Jones moves that the City Attorney be instruct cresent to the Council an ordinance providing of	ed
	at the second se	/
to prepare and f	cresent to the lowerce an ordinarce providing y	lor
A TO AR	1 min 1 of light	2
the venling of the	portion of the bity Asel formerly occupied by the	e e
On all lated -	B. A. D. T.	
Therevans Visit	and Dank Which motion prevailed,	
Odter first	giving due holice President Pro Tempore Watson a	lid
1		
in open sesses	a sign An ordinance (h 885) authorizing the	ت
in open sesses	n organ An ordinance (h 885) aushorizing the	ت
Board of Publ	e to accept \$500 from Charles A, Hale for	· .
Board of Publ	e to accept \$500 from beharles A, Sale for	€ .
Board of Publicant of want in	e to accept \$500 from behaves of Hale for basement until August 1st, 1901,	₩ .
Board of Publicant of rout of rout of	giving due holice President Pro Tempore Watson of a vign An ordinance (ho 885) authorizing The is to accept \$500 from behaves A, Hale for basement until August 1st, 1901,	· .
	1 K	· .
	1 K	٠ .
	1 K	· .
	e to accept \$500 from behaves of Nale for basement until August 1st, 1901. The Bound adjourned.	~ .
Thereupo	The Bound adjourned,	
Thereupo Attest: Gen D. G	Lev Bratson General Adjourned, Granted Board of aldered	
Thereupo Attest: Gen D. G	Lev Bratson General Adjourned, Granted Board of aldered	
Thereupo Attest: Gen D. G	The Bound adjourned,	
Thereupo Attest: Gen D. G	Lev Bratson General Adjourned, Granted Board of aldered	
Thereupo Attest: Gen D. G	Lev B Watson Lev B Watson Frederich, Baard of alderna Ory Current	
Thereupo Attest: Gen D. G	Lev Bratson General Adjourned, Granted Board of aldered	
Thereupo Attest: Gen D. G	Lev Bratism Lev Bratism Graduar Tradition Board of alderna Ory burst	
Thereupo Attest: Gen D. G	Lev B Watson Lev B Watson Frederich, Baard of alderna Ory Current	
Thereupo Attest: Gen D. G	Lev Bratism Lev Bratism Graduar Tradition Board of alderna Ory burst	
Thereupo Attest: Gen D. G	Lev Bratism Lev Bratism Graduar Tradition Board of alderna Ory burst	
Thereupo Attest: Gen D. G	Lev Bratism Lev Bratism Graduar Tradition Board of alderna Ory burst	
Thereupo Attest: Gen D. G	Lev Bratism Lev Bratism Graduar Tradition Board of alderna Ory burst	
Thereupo Attest: Gen D. G	Lev Bratism Lev Bratism Graduar Tradition Board of alderna Ory burst	
Thereupo Attest: Gen D. G	Lev Bratson Jesus Baard of address City Certs	
Thereupo Attest: Gen D. G	Lev Bratson Jesus Baard of address City Certs	
Thereupo Attest: Gen D. G	Lev Bratism Lev Bratism Levelust, Daird of adderson Orig Curch	
Thereupo Attest: Gen D. G	Lev Bratism Lev Bratism Levelust, Daird of adderson Orig Curch	
Thereupo Attest: Gen D. G	Lev Bratism Lev Bratism Levelust, Daird of adderson Orig Curch	
Thereupo Attest: Gen D. G	Lev Bratism Lev Bratism Levelust, Daird of adderson Orig Curch	
Thereupo Attest: Gen D. G	Lev Bratism Lev Bratism Levelust, Daird of adderson Orig Curch	
Thereupo Attest: Gen D. G	Lev Bratism Lev Bratism Levelust, Daird of adderson Orig Curch	
Thereupo Attest: Gen D. G	Lev Bratism Lev Bratism Levelust, Daird of adderson Orig Curch	

Regular meeting

Council Chamber of the Boundings Wildermen of the bity of Saunings California march 4th 1901,

The regular meeting of the Board was held this day at 7.30

P. M. President Sugle in the Chair,

Present Alderman Ferries Hakes, Rainbow, Landi, Blockman,

Watson, and Jugle, and Clerk Vincent

Absent Alderman Paber and Jones,

Reading of minutes of provious meetings was dispensed with,

The following message of the mayor vetoing an ordinance authorizing the Board of Public Horks to place cornent gravel on the Astional City dike was read and filed and is as follows, towit;

Sandiego, Col, February 26th, 1901. To the Honorable Board of Aldermen

of the bity of Sandings. bal.

Gentlemen:

I herewith return to your Honorable Body an ordinance entitled, "In ordinance authorizing the Board of Public Hooks of the bity of Sandiego, balifornia, to advertise for bido and let a contract for placing cement gravel upon the Sational big Dike,"

my reasons for returning this ordinance to your Honor able Body are as follows;

that he has found a sufficient quantity of a very desirable material, in the same street in which the dike is located, to cover the dike. This will cost the bily for the simple hauling and spreading, thus saving the \$500. expenditure as called for in the ordinance.

Second: The price of the cement gravel, as proposed in The ordinance, will cost \$150 per cubic yard delivered on board of the cars at the dike, Thus occurring only \$33/3 yards, which will properly cover 400 feet of the dike, which would be of no practical value to the traveling public.

I therefore return the said ordinance to your Honorable Body without my approval

Ages Aldernton Frus, Alder, Jones, Rundon, Lundon, Lundon, Lundon was adopted by the following rate, towns! buly of boundings was read and on motion of Alderman Loudie Gulle Hoste in suplaying & Allagle to repoir the structor in the Thousdon au ordinance, raliging he solion of the Buard of said claim was allowed and watered fout, beturnow pared starts was said the on motion of Alderman Wakes ig that the abuse of list dagle for the sum of \$ 25 = for repairing A communaction from the Bound of Gulble Hoste secommond most bounder, of I'm Howello for now of ground for goal bag dump for the months of formany and I should and referred to the bleath and A communication from the City Sudilor transmitting claim The orbost of the Goldes freelys En Boundterporth month of February 1901 were read and radered filed, of Alderman Albehrman The same was allowed, for the year auding founding, 1° \$ 1909. was read and on mation Coulefrina numerfoldies humanitung a beek for monthealy for A communication from At mason decolony of the Lague of bath day, were read and referred to the Health Ed morale Committee south by Elm blood "Id out the Host by Columbia dhost, on the date. ing of football, barebool, or other games on the block of build bounded I nd ward dolling the Course to pass an ordinars alopping he pluy The polition of At Atuckl- End others, readents of the 2 and Incerned of the porred unter his line and mother were, token up and a polition degred by Adam Beaut Boun to the oblight and the street of the of the oblight bound to the whole mother was and the whole mother was add the whole mother was add the whole mother was add the whole mother. Action on the affer to oale the Lunal Alous Source haring been pool After him Mederman force order and takes his ocatur the Board Ving study Edwar of Sandings, California,

Notoon wet Luglo.

Ordinance Ro. 888. Soud ordinance as doloplad is as follows win; Alband Aldernon Laker, Alabas En Bochmon. Ex euced Alderman Halow Asso Aone Ayer Ablumu Berun, Jonos, Hainbour, Lande, End Angle An education of Moraging his payment of colours claims and and and and and and motion of Molesman gover were adopted by the following notion, town, Athie him Alderman Aldres ad Blochman were rewood from further allendance at this severen of the Board. After first gring due notice firearded bughe dud in open seemen, orga the Ordinance Oto 886 directing the Board of Elder. Works to let a contract for lighting the lot with electric lights for the year beginning about 10t 1901 from and ofter to provage and obstraval. Dection 2, That his ordinance shall take expect and beingtones and appearal, and order the warrance of a warrant thousas, when proporty made out and presented to soud Committee for allowance claim of the oad lithogh for the oad refour for the own of \$25.21, habby authoroged and denseled to approve, allow, and order foud the such repairs were made mesessery by breaks in the sower shystem of said lad lostly, be, and the sound is and the dud white be and bound to and being be, and could bounders beturnen fand obeste in her said bely of Sonotings, Calefornia, where of Sourtuge, California, in surfoloying E. A. Nagle to repour the drelien 1. That the cet of the Bund of Jublic Hoster of the Est Bust ordained, by the Common Council of the Edy of Somoligo, of the but of Earlings, California, in employing & dichase to orpain the etresto in the court but of comonings, California. An ordinaus ralifying the action of the Board of Bubbie Hosts Godernauce of 5, 887. Daid ordinames as adopted is as Jollows, viz; does show

An ordinance authorique and classing the payment of cortains claims against the boly of countrys and baliforment of contrains

the water rates for said bity for the year commencing July 1st, 1901, Be it ordained, By the Common Council of the City of Sandings. as follows:

Section 1. That the claims of Fred Robinson for the sum of \$76.50, as evidenced by claim for work and services as shorthand reporter perfor med in the matter of the investigation by the foint thater boundittee of the Common Council of the City of Sandiego, California, and also the claim of Darah E. Clark for the sum of \$10.00 for services as stemographer in copying statements for the use of the Joint Hater Committee of said Common Council be, and The same are hereby ratified and approved, and the Auditing Committee of the said bity of Sandiego, be, and said Committee is hereby authorized and directed to allow and order paid the said claims for the comounts hereinbefore specified, when properly made out and presented to said Committee for allowance and approval, and to order the issuance of warrants therefor,

Section 2. That This vodinance shall take effect and be in force from and after its passage and approval,

An ordinance ratifying the action of the Boood of Publi Hooks in purchasing lumber to repair the B Street flume was read and on motion of Alderman Jones was adopted by the following vole, towit

Hyes Aldermen Ferris, Jones, Rainbow, Landis and Jugle,

Hoes Stone

Excused Alderman Watson

Voeber, Hakes, Erd Blochman. Absent Aldermen

Said ordinance as adopted is as follows, vig: Ordinance No. 890.

An ordinance rollifying the action of the Bourd of Public Works of the leity of Sandrigo, California, in purchasing lumber used in repairing the B Street Flume", and authorizing the pur chase of more lumber for the same purpose.

Builordained, By the Common Council of the bity of Sandings,

as follows;

Dection 1. That the act of the Board of Public Fronks of the City of Dan Diego, California, in peurchasing lumber used in repairing the Botreet Flume", in the month of February, 1901, for The sum of \$114.00; be, and the same is hereby ratified and approved, and the said Board & Bublie Horks is hereby an-Thorized and directed to purchase more lumber for the repair of the B Street Flume"; provided, that the expense thereof shall not exceed the own of \$200.00; and the Auditing Committee

of the said bity of Sandiego is hereby authorized and directed to approve, allow, and order paid the claims for the price of the said lumber in the above mentioned owns, when properly made out and pre sented to the said Committee for allowance and approval, and to order the issuance of warrants therefor,

Section 2. That this ordinance shall take effect and be in

force from and after its passage and approval.

An ordinance directing the bity black to sell a lease of that portion of the ground floor of the City Hall formerly occupied by the merchants National Paux wees read Aldeman Verres now moves that said lease be made for not less than on year nor more their five years, and that the buty Allowy be and oucted to prepare an ordinarch in accordance therewith said motion was thereopen adopted,

Alderman. Hatson now moves that when the Board adjourns that it do adfourn until march 11th 1901, at 7.30 @ m. which motion was adopted,

At this time Alderman Ferris is excused from further attendance at this session of the Board,

An ordinance providing for and calling the General municipal Election to be held on the 2nd days April, 1901, Ayes Aldermen Jones Rainbow Landis, Halson Vlugle,

Absent Aldermen Verris Valer, Hakes and Blochman.

Ordinance No. 891.

An Ordinance Providing for the Holding and Giving Notice of a General Municipal Election to be Held in the City of San Diego, California, on Tuesday, the 2nd Day of April, 1901, Dividing the City into Election Precincts, Appointing Folling Places, Inspectors, Judges, Clerks, and Ballot Clerke of Election, and Fixing Their Compensation, and Ordering the City Clerk to Prepare and Have Printed the Requisite Number of Ballots and Other Election Supplies as Required by Law.

Be'lt Ordained, By the Common Council of the City of San Diego, as follows: Section 1. That the qualified electors of the City of San Diego, California, be and they are hereby notified that a general municipal election will be held in the said City of San Diego, on Tuesday, the 2nd day of April, 1901, for the purpose of electing the following municipal officers, to-wit:

A Mayor,

A City Treasurer.

wit:

A Mayor,
A City Treasurer,
Five members of the Board of Aldermen for a full term of four years,
One member of the Board of Aldermen to fill the unexpired term of S. W. Hack-

ett, Two members of the Board of Delegates

Two members of the Board of Delegates from the First Ward,
Two members of the Board of Delegates from the Second Ward.
Two members of the Board of Delegates from the Third Ward,
Two members of the Board of Delegates from the Fourth Ward,
Two members of the Board of Delegates from the Fifth Ward,
Two members of the Board of Delegates from the Sixth Ward,
Two members of the Board of Delegates from the Sixth Ward,
Two members of the Board of Delegates from the Seventh Ward.
Two members of the Board of Delegates from the Eighth Ward.

from the Eighth Ward,

Five Trustees of the Board of Delegates from the Ninth Ward.
Five Trustees of the San Diego Public Library.
One member of the Board of Education from the First Ward. full term:
One member of the Board of Education from the Second Ward! full term:
One member of the Board of Education from the Second Ward! full term:
One member of the Board of Education from the Second Ward! full term:
One member of the Board of Education from the Third Ward, full term:
One member of the Board of Education from the Fourth Ward. full term:
One member of the Board of Education from the Fifth Ward. full term:
One member of the Board of Education from the Fifth Ward. full term:
One member of the Board of Education from the Fifth Ward. full term:
One member of the Board of Education from the Sixth Ward. full term:
One member of the Board of Education from the Sixth Ward. full term:
One member of the Board of Education from the Sixth Ward. full term:
One member of the Board of Education from the Eighth Ward. full term:
One member of the Board of Education from the Eighth Ward. full term:
One member of the Board of Education from the Eighth Ward. full term:
One member of the Board of Education from the Eighth Ward. full term:
One member of the Board of Education from the Eighth Ward. full term:
Section 2. That said election to be so held on the said 2nd day of April, 1901, shall be held in accordance with and under the provisions of the general election laws of the State of California; that the polls of such election shall be opened at six (6) o'clock of the morning of said day of election and shall, be kept open until five (6) o'clock of the morning of said day of election and shall, be kept open until five (6) o'clock of the morning of said day of election and shall be kept open undil five (6) o'clock of the morning of said day of the Said general municipal election, as of the said general municipal election ficers be and they are hereby divided into twenty election process.

FIRST PRECINCT, FIRST WARD.

The first Ward of said City as Voting place at Schroeppel's Store. Inspectors, W. S. Rowen and J. L. Sennett.

Judges, A. B. Seybolt and A. E. Dodson.

Clerks, F. Pfister and C. C. Cox.

Ballot Clerks, Howard Marshall and James Maloney.

SECOND PRECINCT, FIRST WARD. The second precinct of the First Ward shall consist of all that portion of the said First Ward of said City, within the following boundaries, viz.: Commencing at a point where the South line of Pueblo Lot number twelve hundred and eight (1208) intersects the shore of False Bay; thence East to the Northeast corner of Pueblo Lot number cleven hundred and ninety-six (1196); thence South to the Northeast corner of Pueblo Lot number eleven hundred and four (1104); thence Easterly to the Northeast corner of Pueblo Lot number eleven hundred and four (1105); thence Easterly to the Northeast corner of Pueblo Lot number eleven, hundred and five (1105); thence Easterly to the Northeast corner of Pueblo Lot number eleven hundred and nineteen (1119); thence South to the Contheast corner of Pueblo Lot number eleven hundred and nineteen (1119); thence South to the Center line of Upas street in Horton's Addition; thence following the South line of the First Ward, Westerly and Southwesterly to the Bay of San Diego; thence, following the Bay shore to the line between Pueblo Lots number two hundred and thirty (230) and two hundred and thirty-one (231); thence Northwesterly on said line to False Bay; thence following the Easterly Bay shore, of said False Bay to the place of beginning.

Voting place at Pat O'Neill's House.

Inspectors, J. P. Jones and Paul Conning.
Voting place at Pat O'Neill's House.
Inspectors, J. P. Jones and Paul Connors. Judges, John Hinton and M. Alta-Clerks, R. L. Tuffley and Geo. Lyons. Ballot Clerks, F. J. Stewart and F. D. Ballot Cierks, F. J. Schwarz, Ballot Cierks, F. J. Schwarz, Wartha.

Murtha.

THIRD PRECINCT, FIRST WARD.

The third precinct of the First Ward shall consist of all that portion of the said First Ward of said City lying Southwest of the Southwest line of Forty Acre Range of Pueblo Lots numbers from two hundred and fourteen (214) to two hundred and thirty-one (231).

Voting place at Town Hall, Point Loma. Loma.

Inspectors, A. E. Dixon and C. M. Cliff.
Judges, G. H. Crippen and D. W. Frew.
Glerks, Wm. Fraley and D. F. Huff.
Ballot Clerks, Geo. Eaton and J. M. Clerks, Wm. Fraley and D. F. Huff. Ballot Clerks, Geo. Eaton and J. M. Howells.
FOURTH PRECINCT, FIRST WARD.
The fourth precinct of the First Ward shall consist of all that portion of the said First Ward of said City, within the following described boundaries, viz.: Commencing at the intersection of the North line of Pueblo Lot number twelve hundred (1200) with the Eastern boundary line of said City; thence West to False Bay; thence along the North and West shore of said Bay to the Pacific Ocean; thence along the shore of the Pacific Ocean; thence of said City; thence Southeasterly along the Eastern boundary into the Eastern boundary of Pueblo Lot number twelve hundred (1200) and place of beginning.
Voting place at Pacific Beach Depot.
Inspectors, John Work and John Kennedy.

Ballot Clerks, A. P. Mills and John Martin.
FIRST PRECINCT, SECOND WARD.
The first precinct of the Second Ward of said City, as described in Section 3 of said Ordinance No. 479, shall consist of all that portion of the said Second Ward lying East of the center line of First Street.
Voting place of the center line of First Voting place at Alta Stables.
Inspectors, W. P. Stone and T. M. Loup.

Judges, J. F. Brooks and D. O. McCarthy.

Clerks, E. C. Hinkle and J. B. Mannix.

Ballot Clerks, C. C. Chappell and J. E. Ballot Clerks, C. C. Chappell and J. E. Mulvey.
SECOND PRECINCT, SECOND WARD.
The second precinct of the Second Ward shall consist of all that portion of the said Second Ward lying West of the center line of First Street.

Voting place at barn on Union street near Cedar street. Inspectors, A. D. Haight and Thos. Judges C. H. Hinckley and F. G. Mel-Clerks, Sam Pettingell and Collins Gillmore.

Ballot Clerks, E. T. Taylor and T. F. Fitzgerald.

FIRST PRECINCT. THIRD WARD. The first precinct of the Third Ward of said City, as described in Section 4 of said Ordinance No. 479, shall consist of all that portion of the said Third Ward lying East of the center line of First Street.

Voting place at 1244 Fifth Street.

Inspectors, G. G. Bradt and C. A. Christiansen.

Judges, J. W. Burnes and Andy Randall.

Clerks, G. R. Russell and Henry Cook. Ballot Clerks, R. H. Sheldon and Don Stewart. Gillmore. Ballot Clerks, R. H. Snewon and Stewart.
Stewart.
SECOND PRECINCT, THIRD WARD.
The second precinct of the Third Ward shall consist of all that portion of the said Third Ward lying West of the center line of First Street.
Voting place at Lundquist Hall, corner State and "B" streets.
Inspectors, M. Schiller and Otto Fabian.
Judges, C. Lundquist and H. R. Comly. Comly. Clerks, C. E. Turner and W. T. Neely. Ballot Clerks, Robt. Waters and J. D. Ballot Clerks, Robt. Waters and J. D. Palmer.
FIRST PRECINCT, FOURTH WARD.
The first precinct of the Fourth Ward of said City, as described in Section 5 of said Ordinance No. 479, shall consist of all that portion of the said Fourth Ward lying East of the center line of Tenth Street, were such Tenth Street extended North to the Northern boundary line of the Fourth Ward.
Voting place at 2275 "C" Street.
Inspectors, W. A. Sloane and W. W. Johnstone.
Judges, Albert Roberts and C. L. Warfield. Clerks, A. B. Cunningham and A. C. Ballot Clerks, James Wells and Geo. K. SECOND PRECINCY, FOURTH WARD. The second precipit of the Fourth Ward shall consist of all that portion of the said Fourth Ward lying West of the center line of Tenth Street, were such Tenth Street extended North to the Northern boundary line of the Fourth Ward. Northern boundary line of the Fourth Ward.

Voting place at 1231 Fifth Street.
Inspectors, J. H. Smith and B. P. Hill.
Judges, T. R. Gay and G. F. Eaton.
Clerks, J. H. Simpson and C. A. Floyd.
Ballot Clerks, R. C. Harrison and C. S.
Hamilton.
FIRST PRECINCT, FIFTH WARD.
The first precinct of the Fifth Ward of said City, as described in Section 6 of said Ordinance No. 479; shall consist of all that portion of the said Fifth Ward lying East of the center line of First Street, were such center line of First Street, were such center line extended as far South as the Southern boundary line of, the City.

Voting place at 1033 "F" Street.
Inspectors, R. Schiller and C. H. Cook, Judges, W. H. Doddridge and L. Hendershot.
Clerks, A. D. Jordan and, A. Sthrele.
Ballot Clerks, W. J. Willis and Sam Schiller.
SECOND PRECINCT, FIFTH WARD. Ballot Clerks, W. J. White and Schiller.
SECOND PRECINCT, FIFTH WARD.
The second precinct of the Fifth Ward shall consist of all that portion of the said Fifth Ward lying West of the center line of First Street, were such center line extended as far South as the Southern boundary of the City.
Voting place at 819 Columbia Street.
Inspectors, John H. Rice and James A. Garnett. Judges, D. L. Marrs and Chas, W. Roth, Clerks, A. Jones and F. Silverthorn. Ballot Clerks, R. W. Taylor and John Ballot Clerks, R. W. Taylor and John Mayes.

FIRST PRECINCT, SIXTH WARD. The first precinct of the Sixth Ward of said City, as described in Section 7 of said Ordinance No. 479, shall consist of all that portion of the said Sixth Ward lying North of the center, line of "H" Street.

Voting place at "The Minneapolis." Inspectors, W. H. Pringle and J. L. Weaver.

Judges, C. C. Brandt and Benj. Lake. Clerks, G. W. Lawrence and Geo. H. Zeigler.

Eallot Clerks, J. O. Robart and H. K. Coon. Eallot Clerks, J. O. Robart and H. K. Coon.
SECOND PRECINCT, SIXTH WARD.
The second precinct of the Sixth Ward shall consist of all that portion of the said Sixth Ward lying South of the center line of "H" Street.
Voting place at Star Stables.
Inspectors, E. DeBurn and J. D. Woodruff. Judges, W. J. Brockett and Frank Foley.
Clerks, John Schrimpl and Gus. Nélson.
Ballot Clerks, H. M. Hoagland, and A. V. Heinrich.

FIRST PRECINCT, SEVENTH WARD.

The first precinct of the Seventh Ward of said City, as described in Section 8 of said Ordinance No. 479, shall consist of all that portion of said Seventh Ward lying East of the center line of Sixteenth Street.

Voting place at 629 Sixteenth Street.

Inspectors, John S. Hill and J. Dickey, Judges J. Falkenstine and G. H. Limebeck. beck.
Clerks, Hill Costly and C. H. Brown.
Ballot Clerks, Frank Brown and Alex.
Smith.
SECOND PRECINCT, SEVENTHWARD The second precinct of the Seventh Ward shall consist of all that portion of the said Seventh Ward lying West of the center line of Sixteenth Street.

Voting place at N. E. Cor. of Tenth and "F" Streets. Inspectors, F. S. Banks and A. C. Grif-Judges, Geo. F. Hess and F. W. Good-

ody. Clerks, W. E. Agard and Edw. A. Wells. Ballot Clerks, J. A. Buckner and J. H.

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	FIRST PRECINCT, Elektrick ARD. That the City Clerk of the The first precinct of the Edition Six That the City Clerk of the said City of San Diego be, and he is here a said City, as described in Section 9.of by directed to prepare and have printed
	The first precince of the Elighth Ward said City of San Diego be, and he is here of said City, as described in Section 9 of by directed to propare and have printed said Ordinance No. 479 shall consist of all, the requisite number of ballots and other that portion of the said Eighth Ward, printed matter, and to procure whatever lying East of the center line of Sixteenth other necessary supplies that may be necessary
	Street. Cosary for the use of said election as re- Voting place at S. E. Cor. of Sixteenth quired by law. Streets Section 6. That this ordinance shall
	Inspectors, F. M. Green and L. N. constitute the Notice of said election and Craig. Craig. Judges, J. P. Christensen and Robert ately prior to the said 2nd day of April.
	Clerks, Geo. M. Churchill and Chas. City, to-wit: the San Diego Union and Morehouse. Morehouse. Daily Bee, which newspaper is printed, Daily Bee,
	Ballot Clerks, Solon Bryan and N. S. published, and issued daily in the said Clity of San Diego, and of general circulation. SECOND PRECINCT: EIGHTH WARD lation. The second precinct of the Eighth Ward Section 7. That this ordinance shall
	The second precinct of the Eighth Ward shall consist of all that portion of the said Eighth Ward lying West of the center line of Sixteenth Street.
	Voting place at Northrup Building, 2310. "K" Street. Inspectors, J. V. Collins and John Don-
	nelly. Judges, Chas. Lickert and A. J. Jad- win.
	Clerks, C. F. Ralph and C. J. Glawson. Ballot Clerks, G. Denari and I. D. Snedecor,
	FIRST PRECINCT, NINTH, WARD. The First Precinct of the Ninth, Ward of said City, as described in Section 10 of
	said Ordinance No. 479, shall consist of all that portion of the said Ninth Ward lying East of the center line of Twenty-
	eighth Street. Voting place at N. E. Cor, Twenty- ninth Street and National Avenue. Inspectors J. Van Castel and J. J.
	Tischer. Judges, C. H. Blackmer and T. J. Smith. Clerks, A. B. C. Butler and O. F. Hos-
	kin. Ballot Clerks, E. E. Spileman and F. J. Goldcamp.
	SECOND PRECINCT, NINTH WARD. The second precinct of the Ninth Ward shall consist of all that portion of the
	said Ninth Ward lying West of the center line of Twenty-eighth Street. Voting place at 719 Logan Avenue. Inspectors, E. B. Spileman and A. R.
	Fickus. Judges, C. C. Jobes and C. W. Hunter.
	Clerks, S. B. Douglass and Harry Clark. Ballot Clerks, Jas. Vergon and E. V. Winnek. Section 4. That the compensation of
	each of the members of the Election Board serving at said election, including said clerks and ballot clerks, be and the
	same is hereby fixed at the sum of three dollars (\$3.00) and in addition thereto one cent for every vote cast in the election
	precinct where such member serves; and the compensation for the use of voting or balloting places at said election be and
	the same is hereby fixed at three dollars (\$3.00)_each
	An ordinance authorizing the Board of Public Horks to employ
	two men with Teams to repair the roads at borrento and between
	Pacific Beach and Lafolla, was read and on motion of
	Aldermen Hatoon was adopted by the following vote, towit, Syes Aldermen Jones, Rainbow, Landis, Hatoon and Lugle,
	of the state of th
	Odyes Aldernen Jones, Kamboar Landis, Haloon and Lugle,
- 1	
	Hoes Hone
	Otoes Otone
	Absent Aldermen Perris Valer Hakes and Blochman,
	Absent Aldermen Perris Valer Hakes and Blochman,
	Absent Aldermen Gerris Valer, Hakes and Blochman, Said ordinance as adopted is as follows, viz;
	Absent Aldermen Ferris Vales Adles and Blockman, Said ordinance as adopted is as follows, viz; Godinance Cho. 889.
	Absent Oldermen Ferris Toeber Hakes and Blockman, Said ordinance as adopted is an follows, viz; Ordinance Oto. 889. Other ordinance authorizing and directing the Board of Oublie
	Absent Oldermen Ferris Toeber Hakes and Blockman, Said ordinance as adopted is an follows, viz; Ordinance Oto. 889. Other ordinance authorizing and directing the Board of Oublie
	Absent Aldermen Ferris Vaber Hakes and Blockman, Said ordinance as adopted is an follows, viz; Ordinance Oto. 889. Other ordinance authorizing and directing the Board of Dublic Horks of the bity of Sauniego, Colifornia, to employ two additional
	Absent Aldermen Gerris Vales Askes and Blockman, Said ordinance as adopted is as follows, viz; Ordinance Oto. 889. Out ordinance authorizing and directing the Board of Dublic Horks of the betyd Sausiego, Colifornia, to employ two additional men with teams for the use of the Street Department of The said
	Absent Aldermen Ferris Vaiber Ales and Blockman, Said ordinance as adopted is as follows, viz; Ordinance As. 889 Che ordinance authorizing and directing the Board of Public Horks of the bity of Sandiego, Colifornia, to employ two additional men with teams for the was of the Street Department of the said bity of Sandiego, California, and fixing their compensation.
	Absent Aldermen Ferris Vaiber Ales and Blockman, Said ordinance as adopted is as follows, viz; Ordinance As. 889 Che ordinance authorizing and directing the Board of Public Horks of the bity of Sandiego, Colifornia, to employ two additional men with teams for the was of the Street Department of the said bity of Sandiego, California, and fixing their compensation.
	Absent Oldermen Perris Dales Hakis and Blochman, Said ordinance as adopted in as follows, viz; Ordinance Oto. 889. One ordinance authorizing and directing the Board of Oublie Horks of the City of Sandiego, Collifornia, to employ two additional men with teams for the use of the Street Department of the said City of Sandiego, California, and fixing their compensation, Be it ordained, By the Common Council of the City of Sandiego,
	Absent Oldermen Gerris Vales Stakes and Blockman, Said ordinance as adopted is as follows, viz; Ordinance Ar. 889. Other ordinance authorizing and directing the Board of Oublie Horks of the bety of Sauriego, bodifornia, to employ two additional men with Teams for the was of the Street Department of the said bity of Saudiego, California, and fixing their compensation, Be it ordained, By the Common Council of the City of Saudiego, as follows:
	Absent Oldermen Gerris Vales Stakes and Blockman, Said ordinance as adopted is as follows, viz; Ordinance Ar. 889. Other ordinance authorizing and directing the Board of Oublie Horks of the bety of Sauriego, bodifornia, to employ two additional men with Teams for the was of the Street Department of the said bity of Saudiego, California, and fixing their compensation, Be it ordained, By the Common Council of the City of Saudiego, as follows:
	Absent Of beimen Geris Cales Hakes and Blockman, Said ordinance as adopted is as follows, viz; Ordinance Cho. 889 Che ordinance authorizing and directing the Board of Public Horks of the bety of Sandiego, Collifornia, to employ two additional men with Teams for the use of the Street Department of the said bity of Sandiego, California, and fixing their compensation, Be it ordained, By the Common Council of the City of Sandiego, as follows: Section 1. That the Board of Cublic Horks of the City of San
	Absent Oldermen Guris Chaber Stakes and Blockman, Said ordinance as adopted is as follows, viz; Ordinance No. 889. Che ordinance authorizing and directing the Board of Public Horks of the City Sandiego, Collifornia, to employ two additional men with teams for the use of the Street Department of the said City of Cauchings, California, and fixing their compensation. Be it ordained, By the Common Council of the City of Sandiego, as follows: Section 1. That the Board of Cublic Horks of the City of Sandiego, California, be, and said Board of Public Horks is hereby
	Absent Oldermen Gerris Valor Stakes and Blochman, Said ordinance as adopted is an follows, viz; Ordinance Cho. 889 Other ordinance authorizing and directing the Board of Public Horks of the bity of Sandriego, bodiformia, to employ two additional men with teams for the was of the Street Department of the said bity of Sandriego, California, and fixing their compensation, Be it ordained, By the Common Council of the City of Sandriego, as follows: Section 1. That the Board of Public Horks of the City of Sandriego, Diego, California, be, and said Board of Public Horks is hereby authorized and directed to employ for not exceeding three (3) days
	Absent Oldermen Gerris Valor Stakes and Blochman, Said ordinance as adopted is an follows, viz; Ordinance Cho. 889 Other ordinance authorizing and directing the Board of Public Horks of the bity of Sandriego, bodiformia, to employ two additional men with teams for the was of the Street Department of the said bity of Sandriego, California, and fixing their compensation, Be it ordained, By the Common Council of the City of Sandriego, as follows: Section 1. That the Board of Public Horks of the City of Sandriego, Diego, California, be, and said Board of Public Horks is hereby authorized and directed to employ for not exceeding three (3) days
	Absent Oldermen Gerris Taber Holes and Blockman, Said ordinance as adopted is an follows, viz; Ordinance Sto. 889. Ohn ordinance authorizing and directing the Board of Public Horks of the bity of Sandiego, balifornia, to employ two additional men with teams for the use of the Street Department of the said bity of Sandiego, balifornia, and fixing their compensation, Be it ordained, By the Common Council of the City of Sandiego, as follows: Section 1, That the Board of Public Horks of the bile of Sandiego, balifornia, be, and said Board of Bublic Horks his hereby authorized and directed to employ for not exceeding three (3) days in any one month from and after the first days of march, 1901,
	Absent Oldermen Gerris Vaber Stakes and Blochman, Said ordinance as adopted is an follows, viz: Ordinance Oto. 889. Che ordinance authorizing and directing the Board of Oublie Horks of the bity of Sandvigo, balifornia, to employ two additional men with Teams for the use of the Street Department of the said bity of Sandvigo, balifornia, and fixing their compensation. Be it ordained, By the bommon Council of the bity of Sandvigo, as follows: Section 1. That the Board of Public Horks of the bile of Sandvigo, balifornia, be, and said Board of Bublic Horks his hereby authorized and directed to employ for not exceeding three (3) days in any one month, from and after the first day of march, 1901, two (2) additional men with Jeanns to work supon the streets
	Absent Aldermen Gerris Valor Stakes and Blockman, Said ordinance as adopted is as follows, viz; Ordinance Oto 889. Che ordinance authorizing and directing the Board of Public Horks of the bity of Bandrigs, balifornia, to employ two additional men with teams for the use of the Street Department of the said bity of Bandrigs, California, and fixing their compensation. Be it ordained, By the Common Council of the City of Bandrigs, as follows: Diego, California, be, and paid Board of Dublic Horks in hereby authorized and directed to employ for not exceeding three (3) days in any one month from and after the first days of much, 1901, two (2) additional men with teams to work upon the streets and roads of the said City of Sandriego, and follows: one man
	Absent Aldermen Gerris Valor Stakes and Blockman, Said ordinance as adopted is as follows, viz; Ordinance Oto 889. Che ordinance authorizing and directing the Board of Public Horks of the bity of Bandrigs, balifornia, to employ two additional men with teams for the use of the Street Department of the said bity of Bandrigs, California, and fixing their compensation. Be it ordained, By the Common Council of the City of Bandrigs, as follows: Diego, California, be, and paid Board of Dublic Horks in hereby authorized and directed to employ for not exceeding three (3) days in any one month from and after the first days of much, 1901, two (2) additional men with teams to work upon the streets and roads of the said City of Sandriego, and follows: one man
	Absent Of blemen Perris Raber Sakis and Blockman, Said ordinance as adopted in an follows, viz; Ordinance No. 889. Che ordinance authorizing and directing the Board of Public Works of the bity of bandings, bodifornia, to employ two additional men with teams for the was of the Street Department of the said bity of bandings, balifornia, and fixing their compensation. Be it ordained, By the bommon bouncil of the bity of bandings, as follows: Section 1. That the Board of Public Horks of the bile of bandings, becaused and directed to employ for not exceeding three (3) days in any one month, from and after the first day of march, 1901, two (2) additional men with teams to work upon the streets and roads of the said bity of boundings, are follows: one man with team to repair and keep in good condition and repair
	Obsent Oldermen Guris Calas Solis and Blockman, Said ordinance as adopted is as follows, viz; Ordinance Cho. 589, Other ordinance authorizing and directing the Board of Public Horks of the bety Sandrigo, balifornia, to employ two additional men with teams for the sure of the Street Department of the said bity of Sandrigo, California, and fixing their compensation, Be it ordained, By the Common Council of the City of Sandrigo, as follows; Section 1. That the Board of Public Horks of the City of Sandrigo, as follows; Section 1, That the Board of Public Horks of the City of Sandrigo, beliefornia, be, and said Board of Dieblic Horks he hereby authorized and directed to employ for not exceeding three (3) days in any one month, from and safes the first days of march, 1901, two (2) additional men with teams to work upon the streets and roads of the said bely of Sandriego, as follows; one may with team to repair and keep in good condition and repair with teams to repair and keep in good condition and repair
	Obsent Oldermen Guris Calas Solis and Blockman, Said ordinance as adopted is as follows, viz; Ordinance Cho. 589, Other ordinance authorizing and directing the Board of Public Horks of the bety Sandrigo, balifornia, to employ two additional men with teams for the sure of the Street Department of the said bity of Sandrigo, California, and fixing their compensation, Be it ordained, By the Common Council of the City of Sandrigo, as follows; Section 1. That the Board of Public Horks of the City of Sandrigo, as follows; Section 1, That the Board of Public Horks of the City of Sandrigo, beliefornia, be, and said Board of Dieblic Horks he hereby authorized and directed to employ for not exceeding three (3) days in any one month, from and safes the first days of march, 1901, two (2) additional men with teams to work upon the streets and roads of the said bely of Sandriego, as follows; one may with team to repair and keep in good condition and repair with teams to repair and keep in good condition and repair
	Absent Oldermen Gerris Raber Stakes and Blockman, Said ordinance authorizing and directing the Board of Dublic Works of the bity of Sandrigo, bolifacia, to employ two additional men with teams for the west of the Street Department of the said bity of Sandrigo, California, and fixing their compensation. But ordained, By the Common Council of the City of Sandrigo, as follows: Section 1. That the Board of Public Horks of the City of Sandrigo, as follows: Diego, California, be, and said Board of Public Horks his hereby authorized and directed to employ for not exceeding three (3) days in any one morth from and lefter the first day of march, 1901 two (2) additional men with teams to work upon the streets and roads of the said City of Sandrigo, as follows; one may with team to repair and keep in good condition and repair the street or road lying between Pacific Beach Race Frieck and the Sorrento Station, laid street or road being that public Street
	Obsent Oldermen Guris Calas Solis and Blockman, Said ordinance as adopted is as follows, viz; Ordinance Cho. 589, Other ordinance authorizing and directing the Board of Public Horks of the bety Sandrigo, balifornia, to employ two additional men with teams for the sure of the Street Department of the said bity of Sandrigo, California, and fixing their compensation, Be it ordained, By the Common Council of the City of Sandrigo, as follows; Section 1. That the Board of Public Horks of the City of Sandrigo, as follows; Section 1, That the Board of Public Horks of the City of Sandrigo, beliefornia, be, and said Board of Dieblic Horks he hereby authorized and directed to employ for not exceeding three (3) days in any one month, from and safes the first days of march, 1901, two (2) additional men with teams to work upon the streets and roads of the said bely of Sandriego, as follows; one may with team to repair and keep in good condition and repair with teams to repair and keep in good condition and repair

De German Charles of Welliam Muspon the Board subsumed, until march 11 th 1901 at 7:30 volock Pin, The solmond (To. 891) alling the gonoral minoifed allold office 2d 1901, An ordinance (Jo,890) rabelyingthe ration of the Board of Alle play two mon and teams to repair roads at boneuts Ed between Bergie An ordinance (As 889) authorzing the Bound of Bubble Hoche born Hooks in suplaying Lithlagla to open billimon fored strate, and believed atract, and bedieved atract, and bedieved to being has claims of Took Bolinan and baraches belief for conneces oriended it involved in water rate. severan, sign, the following Ordinancos by After firet grung due notice Treadont Lugle ded, in ofon dection 2, That the ordinance shall hate offeet out lain. force from and ofter to passageand offered. roads herein specified, and team others colucilly be augaged in the work if reporting and of \$300 per day for eachloner and beam during of the Subscendindout of Stude of said had, provided, however, of the pound of the said not exceed the own buid wast to be done under the dischion and superious Sandregto, California. said road being the fulle road or study oblanding from the oud Gaesfre Bruch Russ hough though Gaesfre Black, thous following the motor line to Lufelle in the said bill of been to replie and beep in good condition and reform The said lated overhage, California; and one man with

Adjourned Meeting

Council chamber of the Board of Aldemen of the city of Dan Diego California march 11th 1901.

An adjourned meeting of the Board was held this day at 7.30 P.M. President Trigle Presiding Resent Albernew Fevris, Tabon, Hakes, Jones, Rainbow Landis, Blockman, Walson Ed Ingle and close ourcent,

Abrest none-

Munits of requear meeting held February 4 thand Adjourned muting held February 19th 1901, were read and approved

At this live Deligates Friend and Lambort appear as a Committee from the Board of Deligation and morde this Board to Ment with there in a fourt Committee of the Whole for the purpose of Considering the report of the Special Wales Committee in the maller of the Contracts for the purchase of water, and destributing Systims of ite sau Digo Walingo The Routhorn Ralifornia Mountain Wale Company.
On Motion of Aldonnan Watson the Board gons into Committee of the Board of New Joint Committee of the whole for the abour Meulioued Jurpose.

upon Resisembling There were Trusent Aldernew, Ferris. Labor. Halles, Jones Rainbow Laudis, Blochman Watrow Ed myle and leluk vincent,

Absent nous

The petition of the San Diego Agricultural Association asking pormission to Construct wire Juce on Ride wall in front of M'swill block and "4" lights. to by placed as Joseones. Levo in Trout of aly Hall and Livo in Front of Backesto Block, was Received, read and on Motion of Aldonnan Landis Granted Thoughow a fourt Resolution granting the about Jetition, and anthorizing the San Diego Has and Electric light. Company to make the transfer of said lights and maintain same during the Fair was presented read and on Moliow of Aderman Tabor was Adopted by the Following vote - Fo-wit, Ayas Aldernew, Fevris Taba. Halles, Jones, Rainbow, Landis,

Blockman Walson, Ed Ingle and Now none: said Joint Risolution as adopted is as Follows. Forvil-: Cesolutions. No. Be it Resolved By the Common Council of the City Of Ran Diego, as Follows: That the face Diego County Agricultural association by and said association is houly granted permission to Constment a livre Jener on the sidewalk on Fifth street in front of the M. Gurck block, and Maintain the same during the County Fair to be held by said Association in the Month of March, 1901, provided that Said Jince Shall not obstruct Mon than ou-half of the sitowarks; What the San Drigo Has and Electric light Company by and said Company are horeby requested and Authorized to Fransfer four of the electric are lamps now bring used for lighting the streets, Avenue and public places of said Cely, and to place and Maintain The same during the fair to but held in the month of March, 1901. as Follows; Livo of said lamps in Front of the City Hall on Fifth Street; Livo of said lamps in Front of the Backerto block on Fifth Strut; provided that the Cost of said mansfor shall not seemed the sum of One Dollar. A Communication from the Board of Public Fronte asking The approval of Claim No 9461. For 31. 25- for Carpet, rugs ect., in the Polico Offices was received read and on Molion of Alderman Labor was granted, and the City allowing requested to prepare The necessary papers to lavory Dame into effect the City bournment for the Month of Jacuary 1901, was teceived and ordered filed: The City Andilors report for the mouth of February 1901. Was recived and ordered filed Aw Ordinance providing for the salety a leave of North for of Ground Floor of Back room in City Hall was

Keering Head; Alderman Jones Moord That The blank Space

in section 1. by filled by mading the line Fire years. Which

Motion was lost by the Following vote Formit;

Ayes Aldernew, Jones Ed Walson

Hors Aldernew, Fevris, Fabre, Halles, Rainbow Landis Blochman and

Alderman Landis now moves that the blank space in sections I but time three years! which was adopted

Thereupow on motion of Alderman Tabor said opdinance

was adapted by the Fallowing vote vir

Ayes Aldernew Fevris, Jabon, Jones, Rainbow Landis Blochman Ed Malion, Hous Aldernew Halles Ed Ingle.

Said Ordinance as adopted is as Follows. org

Au Ordinance Providing for the Sale of a leave of a certain Portion of the city Hall in the of San Diego, California.

Be It Ordained, By the Common Coucil of the city of Dan

Dugo, as Follows:

Dection! What the alicevito of the city of Dan Diego, Palifornia, br., and he is herely directed and required to sele at Public and Low to the highest bedder, after Publication of notice thereof. For at least Three (3) Wasks in the city Official Newspaper of Raidaly, Fo-wit, The Sau Diego union and daily Bu, a lease for a period of one year With the privilege of 3 years, of that portion of the ground Floor of That Certain building Known as the "city Hall," located on the south West Corner of Fifth and I sbut in the said City of San Diego, lying North of the Center live of pools kurning East and West though said Hoom, and east of that room occupied by the police department of Raid City; that such leave shall be for a period of one year, with the privilege of I years, and Thall Contain the usual Commands and agreements of leave for business twomes, Provided, it at said leave Shall Contain a provision that the lessee shall not sub-let said from ises, or make cuy repair, alterations, or change therein Without the permission of the said Common Council bring Just had and Obtained; and that the consideration of said lease shall by payable Monthly on the first day of lack and lorry months during said Ferne of lease.

previses shall lake place in Front of the main entrance to the City Hang said any situated on the southwest Corner of Fifth and "If" Streets, and at a day and time of day to be specified in the notice of such sale; Which day shall not be later than Forty (40) days subsequent to the approval of this ordinance, and the lease shall be sold to the highest bidder, and the amount of the herefor shall be at a certain price per month to be

paid Monthly deving the whole of Said Terres. Any base Which May be sweland whole the provisions of this ordinance shall be executed by the mayor of said City in the name of, and as the act and deed of said city, and shall by attested by the Rig Clark who shall affit the Official seal of said city thereto; That the Motice of Ruch Rate Shall bu Signed and grown by the Raid City Clerkand Shall give the Time and place of Such Pale, Jiving the hour and day at which such sale shall take place, which how shall be Between 10.0. clock A.M. and show O'clock P.M. of the day upow which such sale is had, and shall fit the terms and lovedilions of such fale as horein provided.

A Lection 3. What the said City Clirks of the said City of Dale Diego; after malling the Dale Shall immediately refoff-the Dame in working to the Baid Common Conneil, giving the Name of the purchaser, the amount of the highest and best bid, and such other Jack as May by Hecusary to July inform the Common Council of the proceedings had touching such Hale of Raid lesse, and the said Common Council shall there-Upon, by Ordinance, affrord and Confirm such sale & said lease, or disapprove and reject the same.

Section 4. Shat if such sale by approved by the Said Common Connecil, The Mayor of Said City Shall execute The Same for and on brhalf, in the name, and as this art and deed of Said City; provided, that as security for the payment of the aluxunt of said leave, the leave shall give a good and sufficient bond, payable to said city for the full amount of the Said lease, Signed by Two Sufficient Swelies, Which boud. Shall by approved by the mayor of said

Oly before said lease shall be executed.

Section 5. That this orderiance shall take effe ct. and by in force from and after its passagrand approved. Sections 6. That the city clocks of the said city of Daw Diego by, and he is herely authorized and doucted. Imm ediately after the approval of This Ordinance, to publish, or Cause, the same to by jublished once it The city Official Newspaper of Raid City, To-wit, the Sandiego union and Jaily Bee.

The chairman of the Joint Committee of the Whole Reporto as the recommendations of said Committees that The report of the special water Committee by adopted, and that an Ordinance directing the mayor and City clock To execute contracts for the purchase of mater from the southern California Mountain mater Company at 4 cents per 1000 g allows and to purchase the plant of the san siego mater Company for the sum of \$ 500 000 00, and to purchase the plant of the southern California Mountain mater Company for \$100.00000, but adopted, on motion of Albertian Jones the above report was adopted,

The prepart of the special Walve Committee in the Matter of Sub-Milling Contracts for the purchase of Walve and Walve distributing systems was received read and one Motion of Addresses Labor was adapted and is as Jollows viz

Aau Diego, Palifornia Maich 11th 1901

To The Honorable Common Council

Seuttemen:

Jour Special Water Committee to whom you referred the malle of preparing a Contract for the purchase of the systems of Water Works of the san Diego Water Company, and The distributing Lyshun of the Southern California Mountain Water Company, in accordance with the acceptance of the proposition heretofor Made by your honorable Body, bug leave to report to you as Jollows. The proposition made by your Honorable Body to the Southern California Mountain Water Tougang to buy all the Wale that the City may use for a period of Five years at Four Cuts per 1000 gallous, has been somewhat altered, in this, that your Committee, after Regotialing with the Southour California Mountain Water Company, Kelation to the matter, do order to Form-Walt a Contract found it necessary to make donne change, in This, That the line of the Contract has been extended to ter years instead of Five years, and the account of mater fixed at an avrage Minimum of 225 wiches for year.

Upon a Contract with the Southern California Mountain Water Company, and herewith submit the same to your Honorable Body for
approval, and recommend that the same by Intered into between
the City and the Southern California Mountain Water Company.

The City and the Southern California Mountain Mater onepany Me have also Formulated and agreed upon a Contract With the San Diego Mater Dompany For the purchase of its systlin of Mater Morks for the Sum of Fire Hundred Mousand (\$ 500,000) Dollars to be fail out of the proceeds of bonds to be sound by the Said City of San Diego, which we herewith hand you for four Considerations, and recommend that the Same be entired wito between the City and the San Diego Mater Company.

We have also Formulated and agreed upon a contract between the Southers Palifornia Mountain Water Company and The City of San Diego relativo to the purchase of the distributing System of the Southern California Mountain Dougram for one Hundred Thousand (\$140.000,00) Dollars, Which was herewith hand you for your Consideration, and recommend that the Contract be entered into between the City and the Douthern Palifornia, Mountain Water Company.

My also herewith hand you are ordinance Authorizing and directing that each of the said Contracts by execution by the Mayor as the act and deed. For and ow brhalf, and in the name of the City of San Diego, and attested by the City Clorde of Said City by affixing thereto his signature and the Official Seal of Said Pily. These Contracts have each brew approved by the Mayor.

and we also recommend that, in order to lavy out the Terms of Raid agreements, your Honorable Body immediately adopt The necessary proceedure in order to submit to the qualified electors of this City, the question of voting bounds in the Sum of Rit Hund red Thousand (\$600.000.00) Dallars, for the purpose of acquiring said Systems of Water Works of the San Diego, Water Company, and the Vistributing System of the Southour Palifornia Mountain Mater

all of Which is respectfully Submitted Seo B Walson le le Hakes 8.6. Thorpse AH Kayser Henry Hoolman

Members of the Special Water Committee of the Conmon Conneil of the City of San Diego, California.

Mercuporo au Ordinance entering into Certain Agreemento between the tily of Dan Drigo Valifornia and The Southern California Mountain Waln Toupsuy and the Law Diego Water our pary was presented, read and on Motion of Alderman Sandis adopted by the Jollowing voto

Ayes Aldermen Ferris, Sceber, Hakes, Jones. Rainbow. Landis, Blochman, Volson and Jugle,

Choes Thone Absent None Said ordinance as adopted is as follows, big; Godinance Tho. 892.

Out ordinance entering into certain agreements between the bity of Sandiego, balifornia, and the Southern balifornia mountain Water Company, and the said bity of San Diego and the Sandiego Water Company, and providing for the execution thereof on the part of said bity.

Witnesseth;

That Whereas, a contract has been formulated and agreed upon between the bily of Sandiego, California, and the Southern California mountain Water Company for the purchase, by the said bily of Sandiego, of a supply of water for the use of the said bily of Sandiego and the inhabitants thereof, which contract is endorsed Agreement between the Southern California mountain Water Company and the bily of Sandiego for the sale and purchase of a supply of water for a period of ten years", and now in the possession of the bily Clerk of the said bily of Sandiego; "Ed

Thereas, a contract has been formulated and agreed upon between the said bity of Sandiego and the Sandiego Hater Company for the purchase, by the said bity of Sandiego, of and from the said Sandiego Hater Company of the entire system of water works of the said Sandiego Hater Company, which contract is andorsed "Agreement between the Sandiego Hater Company and the bity of Sandiego for the sale and purchase of a system of water works", and now in the possession of the said bity blandings; and

Thereas, a contract has been formulated and agreed upon between the bouthern balifornia mountain Hater Company and the said bity of Sandiego for the purchase of the distributing system of the said Southern California mountain Hater Com

bany, by the said bity of Sandiego, which contract is endorsed, the said bity of Sandiego, which contract is endorsed, the Southern California mountain Water Company and the City of Sandiego for the sale and purchase of the water distributing oystern of the said Southern California

mountain Water Company", and now in the possession of the

said bity black of the said bity of Sandiego; and

Whereas, the said bily is desirous of entering into and executing each of said contracts.

Therefore Beit ordained, By the Common Council of the

City of Sandiego ao follows:

Section 1. That the said bity of Sanatings enter into said contract with the Southern California mountain Hoter Com

in the affect of the bounty Recorder of the County of Soundings. one copy of said contract shall be delivered to the said bour and to admoundedge the execution thereof, and that horsefter and directed to alter the operation of ouch contract by affixing his mane and the afficient of the occil occil of the occil occil of the occil occ If the ouid billy of Sourshings be, and he is hereby authorized and contract in dufolicate, and acknowledge hurse cution as the ast and deed of the said buly of Soundings, to execute muyor of the said like of boundings be, and he is horder au-histograf and directed for and on what, in the name, and The oad bely blak of the oud bily of Someway, and that the Company buck the bily of boundings for the oule and punchon brust being andersad. Agreement between the Somonuge Hater Section 2. That his said boundings theter Company for the said Club of the out bile of Santings. of said contract shall be delivered to the said Southern Earlierne mountain take Company, and the other copy shall be recorded in the office of the County Hocorder of the County of Soak relate to allest the execution of said cold by of southless, and to see soften house has been are copy and to such that thereafter one copy acknowledge the such has the thereafter one copy ouid bily of Sanstrigs be and he is houby authorized and di boly if demonege be and he is healy authorized and directed for and on butalf, in the mame, and as the ast and dead of the out boly of dankings, to specule and acknowledge he speculion of south contract in duplicate, and that the out but black of the blask of the said buly of Sandregs; and that the muyer of the said and the lasty of Generals for oak and purchase of a supply of water pany for the purchase of a outply of water, and contract being andorsed

contract with the Douthour Callfornia mountain Hater Com

Lity bleck of the said losty of Sourbugs.
. Aretien 3, That the said lity of Sourbugs enter with said

state of Loalifamia, and Thereafter filed in the office of hoosing

bany for the purchase of the distributing system of the said Southern California mountain Water Company, said contract being endorsed Agreement between the Southern California mountain Water leampany and the bity of Sandings for the sale and purchase of the water distribuling system of the said Southern California mountain Hater Company and now in possession of The said bity black of the said bity of Dan Diego, and that the mayor of the said bily of Dannings be, and he is hereby authorized and directed for and on behalf, in the name, and as the act and deed of the said bity of Sandiego, to execute and acknowledge the execution of said contract in duplicate, and that The said bity black of the said bity of Sandiego be, and he is hereby authorized and directed to attest the execution of said contract by affixing his signature and The official seal of the said billy of San Diego and to acknowledge The execution Thereof, and That thereafter one copy of said contract shall be delivered to the said Southern California mountain Water Company, and the other copy shall be recorded in the office of the County Recorder of the County of Sandiego, State of Colifornia and thereafter filed in The Office of the said bily blerk of the said bily of bandings.

Section 4. That each and all of said contracts shall be signed, executed, and delivered on the part of the said City, as aforesaid,

simultaneously and as one and the same sect,

bection 5. That all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

Section 6. That this ordinance shall take effect and be

in force from and after its passage and approval.

be said he is hereby authorized and directed, immedially after the approval of this ordinance, to publish, or cause the same to be published once in the city official newspaper of the said bity of Sandings towit, the Sandings Union End Daily Bee,

At this time Aldermen Ferris is excused from further attendance at this pession of the Board,

open session sign. An Ordinance (No.892), entering into cer tain agreements between the beity of Sandiego and the Bouthern balifornia mountain thater Company are the Sandiego Water Company and providing for the execution thereof on the part of the City,

An Ordinance instructing the leity Engineer to prepare
plans and specifications and estimate of the cost of construction
If an extension of the sewer system of said laity were presented
End read and on motion of Alderman Walson said ordinar
was referred to the Joint Sewer learnmittee.
of o I-R and Time the late & dimens to
A Joint Resolution instructing the Cety Engineer to ourvey and present a plat of a wagon road from the Pacific
Race Course . Through Pacific Beach to La Jolla, were read
and referred to the Joint Street Committee.
On motion it is ordered that when the Board adjourns
On motion it is ordered that when the Board adjourns that it do adjourn until march 18,th 1901, at 7:30 oclock P. m.
AResolution of This Board giving consent to the Board of Deligates to adjourn usatie march 18th 1901, was read and on motion of Alderman Hakes was adopted and
vead and on motion of Alderman Hakes was adopted Ed
is as follows, viz Resolution
Bit is the Basilian of the last of
Be it resolved by the Board of Aldermen of the larg of Sandiego, as follows;
That the consent of this Board be and the same is hereby
given to the Board of Delegates to adjourn from march 11th
That the consent of this Board be and the same is hereby given to the Board & Delegates to adjourn from march 114, 1901 to march 18th, 1901 at 7.30 p.m.
Thomas the Board adhurned until march 18th
1901 at 7:30 oclock D.m.
James, Duyle
Thereupon the Board adjourned until march 18th 1901 at 7:30 oclock O. M. Jarrely, Imple President of the Board of Medermen
Glest Goldwan 1.11
Low Delacing and the second of
A DEC MANY PROPERTY AS IN THE PROPERTY AS IN THE PROPERTY OF T
THE CONTRACT OF SHIPS OF THE SH
் கூறிருந்து அன்று நடிக்கு முற்று இருந்து நடிக்க ந
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A MODEL COLORS OF CONTRACTOR OF COLORS OF COLO

Afourned meeting

Council Chamber of The Board of Aldermend the City of Sandrigo. California march 18th, 1901,

Pursuant to adjournment a meeting was held this day at 7:30 oclock 9. Mr. President Lugle presiding

Present Aldermer Feires, Tabern Jones, Rainbow, Landis, Blockman, Walson End Ingle and Colerk Vincent.

Absent None

The minutes of the adjourned meetings held on the 21st, 25th and 28th days of February 1901, and of the Regular meeting held on the 4th day of march, 1901 and of the adjourned meeting held on the 11th day of march, 1901, were read and approved.

A message from the mayor transmitting an ordinance am ending section I of Ordinance to 820, was read and filed, Thereupon said ordinance amending section I of Ordinance to 820 prohibiting any person from visiting any place where any lottery to conducted or where any lottery ticket is sold or transferred was read and on motion of Alderman Hatson was adopted by the following vote, towit:

Ages Of deemen Gerris Jaher, Hakes, Jones, Rainbow, Landis, Blockman, Hatson and Lugle,

Hoes Hone Absent Some

baid ordinance as adopted is as follows Towit

Ordinance No. 896.

An Ordiance Amending Section 1 of Ordinance No. 820 of the Ordinances of the City of San Diego, California, Approved October 4th, 1900, Entitled, "An Ordinance | Prohibiting Any Person From Visiting or Becoming a Visitor at Any Place Where Any Lottery is Conducted, or Where Any Lottery Ticket is Sold or Transferred in the City of San Diego, California."

Be it ordained, by the Common Council of the City of San Diego, as fol-

Section 1. That section 1 of ordinance No. 820 of the ordinances of the City of San Diego, California. approved October 4th, 1900, entitled, "An ordinance prohibiting any person from visiting or becoming a visitor at any place where any lottery is conducted, or where any lottery ticket is sold or transferred in the City of San Diego, California," be and the same is hereby amended to read as follows:

amended to read as follows:

Section 1: That it be, and is, hereby declared to be unlawful for any person to visit, or become a visitor, at any place where any lottery is prepared, set up, conducted, or drawn; or where any person sells or transfers to any other person any ticket, chance share, or interest in or depending upon the event of any lottery, or any paper, or certificate, or instrument purporting or understood by the person receiving the same, or by the person selling or transferring the same to be or to rep-

resent, any ticket, chance, share, or interest in or depending upon the event of any lottery; provided, that no provision herein contained shall be construed to prevent or prohibit the visiting of any of the places herein specified by the police officer in the course of his official duties, or by any other person employed by the said City of San Diego in the course of the duties

of his employment.

Section 2. That all ordinances or parts of ordinances in conflict herewith be, and the said are hereby re-

Section 3. That this ordinance shall take effect and be in force from and after its 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 three (3) times in the city official newspaper of said City, to-wit, the San Diego Union and Daily, Bee.

A communication from the Board of Public Horkoin the contract for the removal of street sweepings and recommend ing that the bid of It I heeler for doing said wort at \$ 8000 per month, be accepted was read and referred to the Joint Hinance Committee.

A communication from m Schiller offering to sell to the City Lot 25, 26, and 27 Block 137 of mannassee and and Schillers Addition was read and filed;

The application of J. O. Christensen for permission to construct a concrete sidewalk and curb on Stational Are in front of Lot 5 and Ein of Lot 6 of Block 41 Whitneys Addition was read and granted, ou motion of Aldernau Hakes,

The petition of GD Hall for a versurey of Block 58 Lafsela Park was read and referred to the Joint Street Committee.

The petition of DR Wile and others colling attention of the Council to the condition of streets at the intersections of 8th and Detreets 12th and Detreets and 13th and streets was read and on motion of Aldermen Hakes was referred to the Seeperintendent of Streets

The petition of property owners aking The Council to direct the bity Engineer to make an estimate of the cost of grading 14th street from Detreet to the leity Park was read and an motion of Alderman Landis was granted

Thereufoon a foint Resolution instructing the City Engin eer to make such estimate was read and on motion of Alderman Jones wees adopted by the following vote, tower: Ages Aldermen Ferris, Sceber, Hakes, Jones, Rainbow, Landis, Blochman, Hatson and Lugle,

Noes Orone Absent Fore

Said Joint Resolution as adopted is as follows viz; Joint-Resolution No. 1305. Beit Resolved; By the Common Council of the City of Saurings,

as follows:

That the bily Engineer of the bily of Sandugs, California, be and he is hereby authorized and directed to make an estimate of the cost of grading Fourteenth street, including

223

The endurable horset, from the north line of & alust to the bound. Line of the last last, and return said solimate to this loommon bounced at the sonlines.

Themespoon said ordinaise was read and on motion of Alder on entremed to said losty Ital was read and filled. northe dust coner of the louly stall and also to pleased suitables orgon Thousand the Bound of Quelles, Arites to snot as floor pow on the I message from the mayor bearoniting an ordinars an

man Hakes were adopted by the following vole, town. Jones, town, Louds. Sander, Salas, Jones, Rainbow, Lander, Hatcon, End Lugle.

Ordinauca Ato, 893, Laid Dodinance so adopted is go Gous sig. About Deligatio,

Asso Alone

The said laty of Somotiego, California The of the looky of conting and describing the Beard of the State

tiegs, as follows: Be it ordenhad, By the Common Council of the Culy of Som

a flag slaff thirty-five (35) feet high olid equip the same for heally authoroged and directed to course to be pluced upon the Sanstuge, Labyronia, be, and said Board of Redalle Norte so Soution 1. That Bound of Auble Norto of the but of.

Equal to be placed, over the "G" street entremes to the said use, Graviding hat the coat horself, including he equipments what not exceld he own, of think (\$ 30.00) Dollars, Sand Good

of butures, provided, that the exponse thust chase not ex Liky Hall, a orgn pointing at and designating ourd places

be in force from and after do boards and approval, each the own of Twenty-two (\$ 22.00) Dellars, Section 2, That this ordinance shall take effection

outsteam house f. The loity stall and place a suitable orger on the & sunt directing the Board of Public Horto to enerta flagodiff on ofoen ococcor ocgn, Au Gralmoned (To. 893) outherging and After first giving due notice Broadent dugk dick in

Land volumenes as adopted is as follows, viz: Gralmance, As. 894. About Alderman Harlow obolo osolo Alge Alderman. Forus, Taler, Jorus, Ruinbow, Landre, Buchman, Matron, and Smafe. The certain claims expansed the baly of Sandrigs, was read and and south of Sandring and motion of the ballounism of also was edopted by the following notes, towns, At the time Alderman Hakes is excused from further extended as the Board, brown 2, That the ordernous shall take effect and be in from guid after its possage and apparal. of a warrant harefor to bellow and claim for ouch own and to order the recurred billy of Sandruge, California, so heally outhorized and directed claim To. 9461 for the own of \$31,2,5 be and the owner is health appured, and the claim of L. B. Faibu hoofer do ondoned by of Doubugo, California, in punchacing carped may, etc., for the said the double out but Section! That he ust of the Board of Aublic Horke of the Cut 138 it ordained, By the Common Council of the Est of Sundage, The bold of bourdings, California, Au ordinance authorizing and directing the payment of the claim of L, B, Goverbie for curpole for the lass of the Colors of fles as Ordinance Do, 895. Said ordinance as adopted so as follows town Aloun Jons. I work asold Hatoon, Ad Sugh Hyso Aldernan Gerrie, Saber, Adokoo, Jones, Kainbow, Landie, Blockman, At the ordered of the man of the boughter was need and on making and and on making sold

An ordensees suthorzing and disecting the paymont

of certain claims against the bity of Sandiego, California, Be it ordained, By the Common Council of the Coty of Sandiego,

Dection 1. That the act of the Board of Rublic Horks of the being of Dandiego, California, in ordering work to be done for the said big

Dandiego, to alifornia, in ordering work to be done for the said bit of Dandiego, as evidenced by the claims hereinafter act forth, towist The claim of BAS, Itaywood, No. 9091, for labor done and performed in repairs to the light-well in the bity Itall in the Said City of Dandiego, for the sum of \$7.50; claim of E. Ahatt, No. 9099, for carpon ter work done and performed in repairs to the City Itall in the said City of Dandiego, we the sum of \$30.00, and the claim of MB. Iliatt, No. 9102, for carpenter work done and performed in repairs to the light-well in the losty Itall of the said bity of bandiego, for the sum of \$31,25, be and the same is hereby ratified and approved, and that the said claims be and they are hereby allowed, and the Obliting Committee of the said bety of Dandiego, California, be and said claims for the said sums, and to order the issuance of warrants

therefor to the owners of said claims. Section 2, That this ordinance shall take effect and be in

force from and after its passage and approval.

A petition signed by A.F. Cornell and others asking for the establishment of an Electric Light at 1 ot and Elm Street was read referred to the Joint Committee on Rat, Electric Lights and Telephones.

A Joint Resolution determining and declaring that the public interest and necessity of the lasty of Sandings, balifornia, and of the inhabitants thereof, dermand the acquisition by said bely, of water works, and that the cost of the acquisition by said leity, of the said water works will be six hundred thousand dollars, and the intention of the legislative branch of the government of said city to take proceedings for the acquisition of said water works was read. Alderman Haton moves that said Resolution be adopted which motion was secondar by Alderman Jones and a roll call being taken said motion to was adopted by the following two thirds vote towit
Odyes Aldermen Ferris. Daber, Jones, Rainbow. Landis, Blechman, Watson and Jugle

choes Shone,

Absent Alderman Hakes

Said Resolution as adopted is as follows, towit: Joint Resolution Oto. 1304.

A Resolution determining and declaring that, the public interest and necessity of the bity of Sandiego, California, and of the inhabitants thereof, demand the agrissition, by said bity of thater works, that the cost of the acquisition, by said bity, of the said water works will be six hundred thousand dollars, in lawful money of the United States, which even will be too great to be paid out of the ordinary an much income and revenue of said bity, and the intention of the legislative branch of the Government of said bity to take proceedings for the acquisition of paid water works.

Be it Resolved, By the bommon bouncil of the bity of Sandiego,

as follows;

Dection One, That it be and is hereby determined and declared that the public interest and necessity of the laity of Sandiego, looky ornia, and of the inhabitants Thereof, demand the acquisition, by said bity, of the following described water works, situated in the City of Dandiego, Country of Sandiego, State of California, Town! main pumping station and wells at Old Town, in the City of Sandiego, California situated on Lot Three in Block Four Thundred and Viventy, and on Block, Four hundred and Forty of said Old Town, and Pueblo Lot Eleven Hundred and las of the Pueblo Lands of said City, and part of the Street con demned in the case of the Sandiego and Coronado Water Company as. Saute, et al, December 17th, 1886, in the Superior Court of the bounty of baudiego, State of California; said main pump ing station at Old Vown consisting, among other property. of the following described property, towil; One Itally-Gaskill horizontal compound kunsking engine One Holly Gaskell horizontal compound pumping engine number Voro; One Deane duplex boiler feed pump; One Horthington duplex air pump:

One Theeler independent surface condense number seven teen hundred and seventy-seven with air, steam and water circulating pump combined;

One horizontal sixty horse power tubular boiler sixteen feet by fifty-four inches, containing dixty-six tubes Three niches in deamiter;

Two horizontal ninety horse power tubular boilers sexten feet by sixty inches, containing sexty tubes three and Auch to Lot numbered One hundred and Arnely of Pointsone, and consulty of pump, and Thypeliany plant breated, at the north west wone of Dune Bros, contryugas pumbs, horse power thereuses goodin engine and one Thumber Tour numbered Eleven Hundred puck two conocoling of one son Auxiliany (Must at Courte Hell" Located on Rubbe Lot contufued bumb. Daylon geodine endrue, and one Arember Dex. Justoon by fine feet and thinky-two feet doop; one twenty- hoses found by how feel and forty-two feet dup; our opon well fine foot drive wells; two open timbered wells; one open well tou fust boad Elever Hundred and Show, concerning of hinty Those Suxiliary Plunt Shiribar Fire, located on Jubbs Lot min Tunder Tue Boogh centuluges Jumps. sloven-horse poliner Daylon kaseline engine, soil one Windered ton foot by tou feet and thinky- hile feet dufo, one boud cloude Aundred and bevon, consisting of one open well, Auxiliary Clerk Thumber Hour, located on Gueblo Lot num. one Thinke our Syracuse continfugal fumb. wells, and one twenty-horse power derends gassline argine, and bered Eleven Hundred and Dix, consisting of twenty- eight dina Supeliary plant Shinier Thue, boated on Gueble Let rumour Turnber Fire Boagh conlyugal pump, Eleven Alundred and Dry, ennowaring of Twenty-fire drove wells, and our sight-hors, and Sumber Fire Doogh contribuged funds. Such Suble Lot numbord Sloven Shirtdred and Four, conocoting of 28 drive wells and one Auxiliary Hunt Aumber One, lo-cutudou Pueblo Lot numbered together with the pund and pumping machiney, hereinafter described in confunction with said main pumping plant and station, Aloo the following auxiliary plants connected and wood real soldle report which the same are situated, boller soon tanks for storage of ends out, together with thesearch One feed water heater exteen feet high, and two large Gue horsported our hundred horse power bushers hover, sexteen feet by sexty four hubes those those mother in diameter. one half in ches in deameder.

one forthe horse-bown hongonlad lubular border houry-four

woher by buske feet,

The Bed Gown hereware alwated on foot of boto numbered and

and the let Gown hereware alwated on foot of boto numbered and

and there and all of our numbered thour in Block numbered town

fundred and Boto seven, do to numbered Iwo, Three and Your in

besed one in Block mumbered of our thundred and both, and dot num

besed one in Block mumbered thousabluided and out out over

your so alwater

. Alle the the land which the pumping delien known as forment any but or portion of oach water works, to any other part or portion of the ouch bely of condage, and any before lines leading from oard points, or any one of hom, to Aserfic Bouch and La Jolla, and Bound Lond Loyether with any one of them, or the oard pelos line loading to morana, pumping station, or ouch auxiliary pumping stations, or Reservors, or Coint Lond Lower Reservors, or the oard main Reservers, or said Old Boun Reservers, or Court Long Mybor connected with or leading to or from the oard University Aleghts located thereon, Alos all other perps lines, anduite or aqueducto, Universaly solughts and he said Emiserally solughts Bearin numbered One Hundred and Twenty-Two of Generally Hughles also said Block One Hundred and Twenty-Two of the said eastaby to that University Abights Reserver, becalled on Block line running from oard main pumping station, the mose Land, and The reservoire connected herounth, also he people main pumping station across the Old down that & Colin Beach, and La Jolla; also the pipe him running from said Also the pepe line running from oad main pumping bles lion to that portion of said bold known so missina, Palyrie

Electriciany Plant Churcher One so sollected, being from acres of land on the earling line of mindred Eleven other dead on the earliest of mindred of the southearling corner of sour contracting to make of the flow, according to mindred of the south being to mindred of the south being to mindred of the south of the country, there is the south of the south of the country of the south of the sou

to The norther + Gond Lower Reservoir", situated d Stinety; 9 The nother of said Queble Lot naturbered One Hundred and Chilety; Home & Honal Lowit; ground at the northwesterly corner of Buello Lot numbered, hundled, and Chinety, thento running easterly along the north, Thence surving southerly along the last described line one and thing-test feet; there running westerly parallel to the by line of said Buble Lot numbered Ohe Apindred and lest, more or less, to the easterly line of the and Hind d in said bily, together with the said This g, exce, kom dred a lest; Thenes run , along The said westerly line . The westerly e Upper Reser Also what is known as the "First Im- on the tole." feet, more or less, to the of northerly along the boundary of sain rdred and ght and fig westerly to quarter of the said arelle Lot numbered One Ale ble Lot numbered One hundred and Two, com of lan minibered One All and mery-lus shet to the place of he of land Thirty feet in width off of the said Reebeld Lot minhered One offen undred and eight feet, Thence ourning at any fifte- six hundre Thurst corner of said quelle Lot ollowing described trast ming at reght an t to the y shway, n as the The bix hundred and only ; live of said auble Lot gles southerly two " and northerly mendred and write following. & Thering-two ble when g, bon the 4

take water to sink wells and take and use water thoughom, 1. or corpora en Alendred m Pueble Dots mimbered Eleven Hundred and Three, Eleven The said main pumping station stations, or any one of them, of them, of them, of them, or said pipe lines, incl Also all water rights on land in mission Tally used in o cu k wells a and Elen Control Seven to to the said bity of San, persone, co and Twenty of the Reeble, Lunds of said said auxiliary fumbing stations, or dred and Dix, Eleven Hundred and Eleven Ahudred and Fine water to the sail kurtenant to, d all ny Thereof nection with, said a 6

appertaining or appurtenant to said water works, together with all wells, pumps, pumping machinery and appliances Thereon, belonging to any person, company, or corporation, supplying water to the said bety of Sandiego and its inhabitants and now being used in taking water from the said Pueble Lats, or any part or portion thereof, Also all rights which any person, company, or corporation, now supplying water to said bily and its inhabitants, may have to the flow of the stream of the boundiego River in said City arising by virtue of the fi ling of a notice, or notices, of appropriation of the water of the said Sandiego River, including all rights and privileges acquired by such person, company, or too poration in laking water from said vir er under any notice or notices of appropriation, or appropriation of water, for the purpose of supplying the same to the said bity of Sandiego and the inhabitants Thereof, which are appurtenant to said water works, or used audenfoyed in connection. Therewith,

Also all rights of way for pipe lines, licenses, or privileges, which any person, Company, or corporation has acquired, in the said City of Dandiego, to lay and maintain, or in laying and main taining pipes through or upon any land in The said bely of San Diego for the purpose of supplying water to the said bity of San Diego and its inhabitants by or through said main pumping plation or plant, or said auxiliary pumping plants, or the water

distributing system connected Therewith,

Also every part and portion of the water distributing system connected with the said main pumping station, and the said auxiliary pumping plants, or pumping stations, or said reser voirs, and all wells, lunnels, flumes, aqueducts, and conduits connected therewith, or appurtenant thereto, including all pepe and in place, all gates, tops, including slop cocks and Stop cock boxes, all meters, fire hydrants, fittings, specials, and castings in place and forming any part or portion of said water distrib uling system connected with said main pumping station, or said auxiliary pumping stations, or any one of Them; also all pumps, pumping machinery in place, and pumping plants, fump houses, wells, tunnels, flumes, aggueducts, and conducts forming any part or portion of the said main pumping station, or any auxiliary pumping plants, or any of said reservoirs, or any part or portion of said water distributing system connected with said main pumping station now in use in supplying said bety and its inhabitants with water.

Also all real estate now being used for rights of way, reser voir sites and well sites, or for any other purpose as a part.

of said water distributing system, or in any manner whatsoever, directly or indirectly, in furnishing water to the said bity and its inhabitants, including all land and rights in and to land in mission Valley in said bily appurtenant to or used in connection with said main pump ing station, or said auxiliary pumping stations, or any one of them, or said water distributing system, or any of the reservoirs or wells connected Therewith or appurtenant thereto, also all water rights in and to, or upon land in mission Valley, and the right to take water Therefrom where said rights are now being used in connection with or are appurtenant to said main pumping station, or said auxiliary stations, or any one of them, or in connection with The wells connected with the said pumping stations, or any one of them, or with the said water distributing system, or said reservoirs; also all other property, whether real, personal, or mixed, of every name and nature whatsoever, which forms a part or portion of said main pumping station, or any of the said auxiliary pumping plant or stations, or said water distributing system, or is now being used in connection Therewith in furnishing water to the said bity of Sandiego and its inhabitants, or which appertains or is appurtenant to said water distributing system, or any part or portion thereof,

Also the north one- half of Lot numbered Ven and the south one-half of Lot numbered Eleven in Block numbered Vivelve of Carruther's Addition to the City of Sandiego, California, according to the map Thereof on file in the Recorder's office of the County of Dan Diego, State of California, together with the water storage Fank and all improvements located thereon or appertaining there to, and the right of way over Lot numbered I'vo in said Block Twelve of said Carruther's Addition in said bity, for the purpose of maintaining, repairing or replacing the pipe line now located thereon, with the right of ingress and egress for the purpose aforesaid, together with any and all pipe lines leading from or to said water storage hank and connected Therewith, including the entire water distrib uting system connected with said water storage Tank, or appear taining or ceppurlenant. Thereto, and the connections Therewith, including all pipe laid and in place, gates, taps, including clop cocks and stop cock boxes, all meters, fire hudrants, fittings, specials, and custings in place and forming any part or por-Tion of the said water distributing orgstern connected with the said water storage bank located on The said north one half of said Lot numbered View and The south one-half of said Lot numbered Eleven in said Block numbered Twelve of said Carruther's Addition in said City; and also all other

Sources Olmon and Daily Bos. in the osly offered newababor of said lowy, towns. The directed, immediately after the approval of the Resolution, to publish, or cause the earns to be published that terms Sandrugo, Colifornia, be and the is healy authorized and beau fores from and after the possogs by the said Coings. Council, and his oud City beat, which has beat of the said buy of our by the roouance of bonds for said purpose, Section Fire, This Resclution. shall take effect and of the United States, and to incur an indebted nose in said by ouid City, of the ouid water works at the cost and for the ouch bily of Danahuge to take proceedings for the acquioner, income and scrowe of the said be and to the of Southy declared to be the interestion of the layer brough of the south of the soverment of the will be to good to be paid out of the ordinary armush in loweful money of the Quited States, and that sand own said water works will be Bix Thurdred Thousand Bollers. purposes of the minnespecting of the said buty de the said buty determined and declaration, by said that the sayment of the sayment on the by said buty, of the world is necessary and conservent, to coury out the objects and Etale of California, That it be and to hardy determined and declared that the acquisition, by our billy, of the our water The connections and fittings harmly.

All of said brokent haven derended being breaked and sutured and sutured and being boundings, boundings, boundings, the Gower Struss of the Southings Electric Railung Company, and Auch except alse the oix wich loop pipellin, "xilonding from The main peps line on Aretic Street west on E street who street and Atlantic street in the said bility of bourdings. The sould peops line humaing into the Buy of Samplings, lying south of the most of the most of the most of the most of the south line of the intersection of the waler deatribuling supolin or people him, speept that portion of on said lote, and everything apportaining or appendenced to said. system, or peps him connected with oud water alreage tank located whatevery, which forms a part or portion of the said water destubiliting probaty, whother real, personal, or maked, of every name and nature After first giving due notice President highe did in open session, sign Joint Resolution 1304, being of Resolution determining and declaring that the public interest and necessity of the laty of bankings, lealifornia, and of the inhabitants thereof, demand the acquisition, by said bity, of water works, that the cost of the acquisition by said beity of the said water works will be six shundred Thousand Dollars in lawful money of the United States, which sum will be too great to be paid out of the ordinary annue income and revenue of earl beity, and the intention of the Legislative branch of the government of said laily to take proceedings for the acquisition of paid water works.

After first giving due notice President Jugle did in open Session, sign, the following Ordinances to wit; An ordinance (Ao, 89.5,) authorizing the payment of the claim of L. B. Frishie for ear pets for the use of the Police Office, An ordinance (Ao. 894) authorizing and directing the foayment of certain claims against the bity, El An Ordinance (Ao 896) amending section 1 of Ordinance Ao 820 relating to Lotteries,

Thereupon the Board adjourned.

Must: Geo. Goldenan City Curs.

Truis Board of alderen.

Regular meeting

Council Chamber of the Board Aldermen of the City of Saudings California April 1th 1901.

The regular meeting of the Board was held This day at 730 oclock I'm. President Ingle in the chair,

Present Aldermen Ferris, Hakes, Jones, Rainbow, Landis Blockman Watson Jugle, Ed Colork Vincent. Absent Alderman Taber.

The minutes of the adjourned meeting held on the 18th day of march, 1901, were read and approved.

At this time Alderman Taber entere and takes his seat in the Board,

the estimate of the City's needs for the fixed year 1901 was sead and the whole matter was referred to the Hays and means bommittee.

A communication from the Board Dublic Horks transmitting a statement from nor Gilbert stating that he cannot keep the Rose Canyon Road in repair for \$9.00 per month was read and referred to the Joint Street Committee,

A communication from the Board of Public Horks in the matter of repairing the Strong of street between 3rd and 4th street was read and referred to the foint Street Committee,

A communication from the Board of Public Horks transmitting the bid of the Sausings has and Electric Light Company for lighting the bily with Electricity for the year begin ning April 10t 1901, stating that said bid was the only one soil vid was the only one said bed was the only one said bed month, Alderman Landis now moves that said bid be accepted and the Board of Public Horks instructed to enter into a contract for the same which motion prevailed. Thereupon an ordinance authorizing the Board of Public

About Some. doco otom Blochnian, Natson, Ed Lugler Addes was adopted by the following vote, towns, towns. Land. Comfound for highling he bily with Electricity for the year beginning with the by and beginning with the flay of the year beginning who the the stand and one motion of Alderman Hooks to enter into a contract with the Son Drugs Dus and Electric deglet

one year, Legenning on the prod day of April, 1901. Light Comfound for lighting the strute, Aremus, And Carte of Hooks of the billy of Sandriego, California, to accept the bid and enter into a contract with the Sandriego Gas and Electric An ordinance sutherening and directing the Board of Public Tod admondes 897.

baid ordinaves as adopted is as follows, viz:

ming on the first day of April, 1901, appeared march 5, 1901, authorized and directed the Board of Entlie Horke of the and bet a contract for lighting the studies, arounds, and parts Hosto of the Esty of Sourtuge, California, to alunios for hide Sankluge, sulitled, An ordinance directing the Board of Bulles Thowas, the Column Council of the bilg of Source of the out Coly of Sources of the order

lights for a power of our year, beginning on the first dungt to the lowest sexponentle bidder for lighting the educto, aromos, and fourt steeling said toky of bourdings to acherines for bids and be acontrast

in the laty officed newsbapor of oad bely, for the line and for bids, to be published as provided for in ouch Bodinance ouch ordinance, curred as notice and advertisament, cultury Thouse, the ourd Board of Public Horks, personant to

louty of Court against clothe lights for a forced of one years, Thoware, personant to ouch notice, the Sundrys has Electric dight bounding, our the 23 adday of march, 1901, filed with the ouch Bourd of Electric Hoose of the ouch bound of Electric Hoose of the ouch bound of his other ouch south of the ouch bound of the other of the ouch in the ordinal forced born oud Golinans, and

and Aundred and Fifty- oven , eve bomps of 2,000 candle 3 for day of march, 1902, at and for the following ourne, towns. beginning on the find day of Africe, 1901, and ending on the

a contract with the said boundings has and Electric Light.
Compoint for lighting the structs, and bouts of the authorized and directed to accept the said but if and enterinto Dugo, California, be, and said Board of Buble Northe is houby bulg of Soundings, as follows: Section! That the Board of Public Horks of the bulg of Son Now, Thuspac, Be it Endained, By the Common Council of the inance To, 886, (hereinbefore referred to, of the said bring of Sandrige, as provided by the terms of said one-Thereas, oard bid has been referred to the Common Council Edling for proposels for public lighting, published pursuant. of oard Ordersones To, 886, hereinbefore referred to, and The notice Herea, oaid Company (has compleed with the provision only bed made for furnishing oard lights; and buny was the howest responsible bidder; and the said bondowy was the Hhuse, the our Sundings has and Electus Light - Com ouch himit of two blocks; and line, and 10 % additional for each 1,000 feet or freichen Koverf beyond placed at no greater distance than two blocks from the prosont furnished at \$10,25 por lump, for month; provided, the same be poles or mast arms to be own on the aforeard solude were be oad mile timit; a sugle lamp of similar candle power when 25% additional for each mile or fraction of a mile beyond It shoets for 15.25 por lang per month, payable monthly, and mad located wather no mile from the intersection of Fifth and On towers and mode of not less than thos lamp por lower or upon the following terms and conditions: and of the same candle power, to be own on the same soludule a Lotal of \$1,609,25 for month, bougable monthy, for all of occid lights. notices attacked to oard lid. All of oard laghte to be sum on what is known on what is known as mount lamp on each of oach arms as operatied and called for in oach extending from wooden poles 27 feet high with one of ouch be placed on masto to be placed on non ann 22 feet in longth palo for public lighting, attacked to ouch but, and gg of which chale ere as opseified and called for in the notice calaing for propopower each, 58 of which shall be boated upon the bidders but

one year, beginning on the first day of Africe, 1901, and ending

oud bily of Southrigh with electric lights for a period of

on the 31 of day of march, 1902, for the sums of money mentioned in said bid, and upon the terms and conditions specified in said Ordinance Oto. 886 of the ordinances of the said bity of Sandiego, hereinbefore referred to, Section 2, That this ordinance shall take effect and be in force from and after its passage and approval,

The statement of the Board of Public Hooks of the expenses of the various departments of the City government for the month of march 1901 was read and filed.

The reports of the Police Judge and Dound Keeper, were read and filed.

The felition of Johnston for permission to place a comugated iron shed on the South west corner of 6th and I struts were read and on motion of Alderman Blochman such permission was granted by the following two-Thirds vote, towit: Ages Alderman Ferris, Tober, Hakes, Jones, Rainbow. Lundis, Blochman Watson, and Ingle,

Absent Stone

A communication from the balifornia Light-and Fuel bo in the matter of their Lowe brushe Oil Water Gas System was read and referred to the Joint Committee on Gas Electric Lights and Telephones.

The petition of Rosanna murphy to leave certain lots in middletown was read and referred to the Joins bity Lands Committee.

The petition of residents for the establishment of a low electric light at the intersection of millon Ave and I street was read and referred to the Joint-Committee on Bas Electric Light and Velephones,

The Health and morals bommittee having recommended that the bills of Mosovells for the use of land for a garbage Dump for the months of January and February 1901 be allowed Alderman Hatson moves that said report be adopted which motion prevailed

Thereupon an ordinance providing for The

payment of said claims of I'm Howells was read and on motion A Colderman Watson was adopted by the following vote, towit; Expes Aldermen Ferris, Taber, Sakes, Jones, Rainbow, Landis Bloch man, Watson, and Jugle.

Those Show.

Absent Fore,

Said ordinance as adopted is as follows. viz: Ordinance Oto. 898.

In Alowells, each for the own of Fifty Dollars, for The use of ground and the disposal of Garbeige Thereon in the bity of Dandiego, California,

Be it ordained by the Common Countril of the City of

Sand iego, as follows;

Dection 1. That the claims of I'm Sowells, for the use of land for the Garbage Dump, and for compensation for dispo sing of garbage, including the services of man and team, detring the months of January and Fibruary, 1901, for the own I Fifty Dollars per month, smaking a Total sum of One Hundred Dollars, be and the same are hereby allowed, approved and order ed paid, and that the Auditing Committee of the said bity be and said committee is hereby authorized and directed to allow and order said claims to be paid, and to order the issuance of warrants Therefor,

Dection 2. That this Ordinance shall take effect and be in

force from and after its passage and approval.

An ordinance authorizing the payment of \$40.00 as suscription for the year 1901 for the California League & municipalie. was read and on motion of Alderman Blockman was adopted by the following vote, towit: Hyes Alderman, Verris, Vaber, Hakes, Jones, Rainbow, Landis, Blochman, Hatson, and Ingle.

Hoes Stone.

Absent Stone.

Dais ordinance as adopted is as follows, vig: Ordinance No. 899.

An ordinance authorize the payment of \$40.00 as subscription for the the year 1901, for the California League of municipalities Beut Ordained, By the Common Council of the buty of San

Diego, as follows: Section 1. That the claim of the League of California Municipalities for the sum of \$40.00 for the annual dues and subscription for the year 1901, be, and The same is hereby allowed and ordered baid upon the same being properly made out, verified, and presented to the Auditor of the City of Dan Diego, California, and That The Suditing Committee of the said bity of Sandiegs, be, and said Committee is hereby directed to allow said claim and to order the issuance of a warrant therefor when said claim is properly presented.

Dection 2. That this ordinance shall take effect and be in force

from and after its passage and approval.

A Joint Resolution instructing the Board of Public Hooks to take up the culvert at the intersection of 9th and Fisheets and replace the same with a cobble stone gutter was read and on motion of Alderman Landis was adopted by the followisey vote, lowet:

Alges Aldermen Finis, Valer, Hakes. Jones, Rainbow. Landis, Blockman, Watson and Sugle.

Troes Frome Absent None

baid Joint Resolution as adopted is as follows org; Joint Resolution As. 1306. Be it resolved, By the Common Council of the City of Sandiego,

as follows:

That the Board of Public Horks, be and it is hereby authorized and instructed to take up and remove the culvert at the intersection of 9th and A streets and to replace the same with a habble, home, with. Cobble Stone gutter,

baid work to be done with the Street force of said bity.

An ordinance authorizing The Board of Sublie Works to insure the personal property belonging to the leity and the interest of the bity in the bity Hall, was read and referred to The Public Buildings Committee,

At This time Alderman Ferris was excused from further attendance at this session of the Board.

Alderman Hakes now moves that President Jugle be authorized to appoint three members of this Board as members of the Board of Equalization for the year 1901. which motion was adopted

Thereupon President angle appointed Aldermen

Rainbow, Stakes and Landis as members of the Board of Equal igation for the year 1901,

for the incurring of a bonded indebtedness in the sum of Six Aboun dred Thousand Dollars for the acquisition of water works for the use of said billy and its inhabitants, fixing the rate of interest on said bonded indebtedness and the necessity for such water works, and fixing the date of said special election and the manner of holding the same and providing that This ordinance whampublished about constitute the notice of said election was read. A motion was made by Alderman Hatson that said ordinance be adopted, which motion was seconded by Alderman Landes, Alderman Rainbow now moves that said Ordinance be amended by making the rate of interest on the proposed bonds 4 per cent per annum instead of 4th per cent

Ayes Aldermen Jones Ed Rainbour

Hoes Aldermen Daber, Dakes, Lendis, Blochman, Watson, Ed Ingle Absent Alderman Ferris

Thereupon the said motion of Alderman Hataon prevailed and said Ordinance was adopted by the following vote, towit:
Object Alderman Taber, Itakes, Jones, Rainbow, Landis, Blockman Watson; and Ingle.

Stoes Stone.

Absent Alderman Ferris.

Said ordinance as adopted is as follows, viz:

Ordinance Abecial election.

Sandiego, County of Sandiego, State of California, and submitting to the qualified electors of said bity a proposition for the incurring, by the said bity of Sandiego, of a bonded indebtedness of and in the sum of Six Afundred Thousand Dollars, in lawful money of the United States, for the acquisition of water works by said bity, for the use of said bity and its inhabitants, and reciting the objects and purposes for which said indebtedness is proposed to be incurred, and fixing the rate of interest thereon, and the necessity for such water works, and the estimated coast of the same, and that bonds of said bity shall issue for the payment of the cost of said water works in case the incurring of said indebtedness be authorized by the qualified electors

and Hour, decland no intention to take proceedings for the acquired as a cost Liky has, by said Joind - Resolution Thumber Thilun Hundred . Thereas, the legislatine branch of the government of the ouch of the oach being boundings; was great to be yould out of the ordinary arrived income and revenue water works, by ouch bely, so dry Alendrad Thousand Dollars The said Chief of Sandrige; and the acquisition of the south by said bly of the ouch water works so necrossed and consum. But to curry out the objects and purposes of the municipality of by said bily, of the ouch states starts, and that the acquisition publice interest and the public necessary of the ourd buy of Sendon says and the reducition, Hous Hundred and One, declined and determined that The approved on the Finetienth day of march, in the year One thousand billy to take proceedings for the exquisition of ouch water works The intention of the legiolature brainch of the government of and out of the odinary armed meering and oriente of out bily, and money of the United States, which owne will be too great to be pour such water works will be buy thindred Thousand Dollars in lumped If water wooks, that the coat of the acquisition by ouch buty, of the of the wholitants thereof, demand the asyrealion, by ouch late, Four, entilled, A resolution descriming and declaring hat, the Merelose, by Joint Roobution Shimber Shirtion Hundred and purhiculary houringthe discourbed; and Localed in the ouch liky of Sandrogs, which water works are more of oaid but and its whateline, my, the acquaition of with works tour permanent fouble imprevenints for ouch lity and for the use and the legiolative branch of the government harvey, continificate car Confroration situated in the County of Existings, State of California, Deckon One. Missea, the said like of Existings, a municipal : conogséf os De et ordoined, By the Commen Courses of the Esty of Countrys, shall constitute the notice of ouch shotion. and providing that the ordinance, whom published according to low. volung for or against the incurring of ouch indikidnood by ouch bily. be held, and the manner of holding said special eliction, and the of ouch Gry, and frang the date on which and openied eliction aball

One Oned One ma Cowod the One They Day hales, Six she to) Haskill horgon Gaskill horizon Ø, contai blox 3 Old Voi lea d wello 8 200 E Block P. stea & Four lan o The Sexteen Se Se Ra The Su

in confunction with said main pumping plant and station, together with the pumps and pumping machinery, hereinafter described, viz:

Edupiliary Plant Fumber One, located on Juiblo Lot numbered Eleven hundred and Four, consisting of twenty eight drive wells and one

Otumber Vive Korogh centrifugal pump.

Auxiliary Plant Okumber Two, located on Queblo Lot numbered Eleven Hundred and Six, consisting of twenty-fine drive wells, and one eight-horse power Dayton gasoline engine, and one Aumber Tive

Noogh centrifugal pump.

Dix Jackson centrifugal pump,

Eleven Amndred and Dix, consisting of twenty-eight drive wells, and one twenty-horse power Hercules gasoline engine, and one

Number Dix Dyracuse contrifugal pump,

Eleven Skindred and Deven, consisting of one open well, timbered ten feet by ten feet and Thirty. Three feet deep; one eleven-horse power Dayton gasoline engine, and one Thumber Five Krogh centrifugue purp. Claxiliary Plant Timber Five, located, located on Pueblo Lot numbered Eleven Shindred and Otine, consisting of Thirty-Three drive wells; two open timbered wells; one open well ten feet by ten feet and forty-two feet deep; one open well five feet by five feet and Thirty-two feet deep; one twenty-horse power Dayton feesoline engine, and one Thumber

Eleven Andred and Two, consisting of one six-horse power gasoline

engine and one Openber How Steines Bros, centrifugal pump, Auxiliary Plant located at the northwest corner of Publo Lot num bered One Shundred and Otinety at Point Loma, consisting of one Horthington horizontal compound pump, and one forty-horse power horizontal tubular boiler twenty-four inches by twelve fut.

to the Old Down Reservoir situated on part of Lots numbered one and Three and all of Lot numbered Four in Block numbered From Shindred and Florty-seven, Lots numbered Two, Three and Four in Block numbered Four Shindred and Forty-eight, and Lot numbered One in Block numbered Four Shindred and Sixty Seven of the said Old Town, also the land upon which said reservoir is situated.

Also the pipe line running from said main pumping otation to that iportion of said bity known as morena, Pacific Beach and La Jolla; also the pipeline running from said main pumping station across the Old Town Flato to Point Loma, and The reser

63 Plan E Reserv Block Hour ered Blo 60 One achi d offi Un 9 6 Da aai 6 13 8 Pesse 2 Poole our acres lion B of Puello direce Description 80

the northerly line of said Pueblo Lot numbered One Stundred and Arinaty, Six hundred and sixty feet, more or less, to the easterly line of the northwest quarter of the said Queblo Lot numbered One Shoudred and Ninety; Thence running southerly along the last described line one hundred and Thirty two feet; Thence running westerly parallel to the northerly line soul Queblo Lot numbered One Hundred and Finely, six hundred and sixty feet, more or less, to the westerly line of said Pueblo Lot numbered One Shindred and Okinety; Thence running northerly along the oud westerly line one hundred and Thirty two feet to the place of beginning, except a strip of land Thirty feet in width off of the westerly and of. the said Queblo Lot numbered One Sundred and chinety, reserved for a public highway, together with the said described tract of land, Odlso all water rights on land in mission Valley used in connection with, or appartenant to, the said main pumping station or said auxiliary pumping stations, or any one of them, or said reservoirs, or any one of them, or said pipe lines, including all rights to sink wells and take and use water therefrom; also any and all rights that any person, Company, or corporation, applying water to the said bily of Sandiego or the inhabitants thereof, may have to sink wells and take water from Queblo Lots numbered Eleven Shundred and Three, Eleven Hundred and Dix, Eleven Hundred and Seven, Eleven Hun dred and Eight, Eleven Hundred and Otine and Eleven Hundred and Iwenty of the Dueblo Lands of said City of Sandingo, appertain ing or appertenant to said water works, together with all wells, pumps, pumping machinery and appliances thereon, belonging to any person, company, or corporation, supplying water to the adid City of Danniego and its inhabitants and now being used in taking water from the said Cueblo Lats, or any part or portion thereof. Also all rights which any person, company, or corporation, now supplying water to said bity and its inhabitants, may have to the flow of the stream of the Sandiego River in said bity arising by virtue If the filing of a notice, or notices of appropriation of the water of the said Sandiego River, including all rights and privileges acquired by such person, company, or corporation in taking water from said siver under any notice or notices of appropriation, or appropriation of water, for the purpose of supplying The same to the said bity of Sandings and the inhabitants thereof, which are appullinant to said water works, or used and enjoyed in connection Therewith.

Also all rights of way for pipe lines, licenses, or privileges, which any person, company, or corporation has acquired, in the said leity of Sundiego, to lay and maintain, or in laying and main

and nature wholevered, which forms a part or postion of our properly, whother new personal, or mixed, of mony name water distribiling oystem, of oard resurrads, also all other oud bumbing clations, or oung one of them, or with the ouch pumpoung station, or oach euxiliary stations, or ough met used in connection with or are appuntingut to and moin to lake water therefrom when souch rights are now being in and to, or whom land in moorn Talley, and the right needed throwouth or appendencent thereto; also all water rights oard auxiliary pumbing stations, or any our of hom, or and water distributing systems, or any often reservoirs or well conto or norther courselion with other onem purhping station, or and to land in Inoseon letty in said bity appendenant and its inhabitants, including all land and reghts in ducelly or unducally, in furnishing water to the said but oard water distributing orgalism, be in any manner whatevery, oou oiles and well oiles, or for any other purpose as a part of Alde all real eathle now being wood for orghe of way, near in oupplying oad laty and its inhabitants with water,

system connected with said main founding station nows in use

I ouch reservoire, or any part to portion by ouch water distribution

agreeducto, and conduito froming any part or postion of the oud man youngery station, or any auxiliary pumping plunts, or any

beces, and punfoung beauts, found houses, wills, turnels, flums,

beelien der, That the acquirition, by ouch boly, of and would would be such and dimended situated in the oast billy of Santings, County of Eunrigs, State All of sound proporty havin described being loddled and Radway Company, and The connections and fillings thorough, Contrage, And except also the extend book book before with a form the main before him on that and most on the contrage Electric tereschion of it stud and Willentie street in the said loing of of Emolicy, hying could by a point fine feet most of the mult of steefed that booken of the oad perper line subming into the Bany ing or appurhenent to ouch, water distributing orgotom or pripa line water distributing system, or spipe line connected with ouch water storage tand located on ouch Lots, and everything apportun. nature Whileserry, which forms a part or portion of the said Grofoly, whether seal, personal, or mixed, of every name and of ouch Carretters Addition in said bily; and also all other If out Lot numbered Eleven in said Block numbered Swelve Som connected with the out with object link bedad on the our-half and forming any part or postern of the oaid water dictubuling ougoall mules, fere hydrands, fethings, obsesseds, and eachings in place Laid in place, gales, laps, including along evolusand alopeach boxes, tenant thousts, and the counceline thorount, including all pepe connected through, including the ordine water dealululung orgalen pepe lines backing from or to oaid waler strongs bank and and explose for the purpose aforeard, together with any and all replacing the peper like now located throon, with the right of ingress way over hat membered Two in oud Block Twelve of oard Connthus imprivament located thereon or apportaining thereto, and the right of The may thust on file in the Recorder office of the County of Som where statetion to the bright Swange, California, according to East of hot membered Eleven in Block membered Twelve of born-Aloe The north one-half of Lot membered you and the bouth onepullemant to ouch water destributing explane, or any part or portion though Out of Gaudings and its inhabitants, or which apportains or is afnow being word in connection thousant in furnishing water to the oaid

of the oard own of dry Hundred Thousand Bollow in one-fortist of the whole amount of oad bouded indolution as said interest shall fall due, and sufficient sless to pay outhed to taxation by the said tolky of Sandrage, a tax ough seemed to pay all the interest on said bonded indolutions land and collected such and every year, upon all property auch in purasance hereb, thou, and in that coas, there shall be inances and by heur provided, and the said bondo shall be is The qualified electors of the oach buty of Someways, as in this End ed and The rowner of bondo houn designated be outhorized by The United Stales, to pay the cost of such walk works, shall be decept dection Four, That oad puncipal and intuat ohall be pupalle at the Esty Treasury of the oad Lity of Generals, Section Fine. That if the proposition to men oad endelled United States, shall be faid annually. our of Fifteen Thousand Dollars in lawful money of The in hew ful monoy of the lined States in the monner following The; One-fortieth fait of the whole amount of the principal of oaid undeltedness represented by ourd bonds, towns, the sespectify, and the principal of and bonds shall be payable interest shall be suidenced by coupons allacked to ouch bould one-hulf for cont per armen, Bayable some annually, which Said bouds shall been interest at the out of four on-d ment of the coat of ouch watch works otall ware so follows: be authoroped by he gradified electors of the our bring of sound by a make in that south, then, and in that event, thous and by law foundings, to provide for four fort United States, and the romance of the bonds havin deargnated, beetion Thee, That if the proposition to incern each indulted. of Sanshing by Barrea, Shee, assessed value of sel real and personal proporty in the suich laing Exity for public improvements, see the aggragates, fellow for cont, of the Alundred Thousand Dollars, in lawful money of the unted States, we lawful money of the unted States, well she other indebtedmes of said for arrun, puyable some-armady; that the ouch own of Dix ness; that the rate of interest ohall be four and one-dalf por court. Dex Hundred Thousand Bollens is the principal of oaid indolled by the public antirors of the oud buy of Sanstroys, that ouch our of

every year collecen provided, and outfresent to pay, the whole

amount of the principal and interest of the said bonded indebtedness within forty years from the date of contracting the same; and The said Common Council hereby makes provision for the levy and collection of said tax and for the levy and collection of all sums that shall or may be necessary to pay in full all the interest and principal of said bounded indebted mess as the same shall fall due, and hereby contracts, represents, and promises that such levy shall be made as aforesaid, in case The said proposition to incur said indebtedness shall be accepted, and The issuance of the bonds herein provided be authorized by the qualified electors of the said bity of bandings as aforesaid; and the said bonds issued as aforesaid; and so far as the said Common Council has the power now to make said levy it hereby makes the same; and the said bommon bounced further ordains that there shall be and is hereby provided a Sinking fund to be kept by the chreasurer of the said bity of Sandings, and his successors in office, to be designated as the Sinking Fund for the payment of the Water Works Bonds of the City of Sandiego", and that the proceeds of the tax levy above mentioned shall be paid into the said binking Finds as soon as the same shall be collected, and shall remain in said Sinking Fund until required for the respective payments of the principal and interest to be made upon said bonds; and that when the respective paym ents of principal and interest of said bonds shall fall due, the Vocasurer of the said bity of Sandiego and his successors in office be, and They are hereby each respectively authorized, directed, and commanded to pay out of the moneys in said Sinking Find The said respective amounts of principal and interest of said bonds as the same shall fall sue, when demand shall be made therefor as by law required; and upon the surrender of the said bonds and coupons to said Frees urer, it shall be the duty of said heasurer to cancel the same immediately after their surrender and payment; and it is further ordained, promised, and agreed that none of the moneys paid into the said sinking thind shall be used for any purpose other than the fayment of said bouded in debtedness, as in This ordinance specified, until The whole amount of principal and interest of said bonds shall be fully paid, Dection Dix. That the said Common Council does hereby further ordain that a special election shall be held in The said bily of Sauntiego on Saturday, The twentieth day of April. Streeteen hundred and One, and said Common Council does hereby call said special election for said day for the purpose

of submitting, and does hereby submit to the qualified electors of the said bily of Sandiego the proposition of mouring, by the said bity of Sandiego, The said indebtedness of Six Hundred Thousand Dollars, in lawful money of the United States, for the acquisition, by said bity, of said water works above described, and to issue The bonds of said bely Therefor as herein set forth, and does hereby fix the said teventieth day of Sprel. Aineteen Sundred and One, for holding said special election; that the taxes levied for the total amount of said indebtedness shall be in the aggregate for said prin cipal our of Dix Aundred V housand Dollars, together with in terest upon the respective installments thereof, as herein pro vided, until paid, respectively, at the rate of four and one half per cent, per annum, both principal and interest being paid in lawful money of the United States; and The taxes levied for each annual installment of said indibitedness shall be one fortieth of the whole amount of the principal of said indebtedness represented by said bonds, and a sum sufficient to pay the interest on all sums unfoard at the dates of the onaturity of such annual installments, all in lawful money of The United States, That is to say, That there shall be a tax levied each year topay Fifteen Thousand Dollars of the principal of said mode bledness and an amount sufficient to cover and pay the interest due on all sums unfoid. Daid election shall be, in all particulars, not recited in This ordinance, held as provided by law for holding municipal elections in the said buty of Sandiego; and the said election shall be conducted by a Board of Election consisting of two inspectors, two Judges, two clarks, and two ballot clerks for each of the election precincts herein named, and to be appointed by the Common Council of the said bity of Sandiego, and for the purpose of said special election the said City of Dandings is divided into twenty election precincts num bered consecutively from one to twenty, both inclusive, the exten ior boundaries of which precincts are hereinafter set forth; that said voting precincts and the places or polling places therein at which the polls in such precinct will be often on said day of said special election in said bity shall be and are hereby estable lished, created, and designated as follows. lowit: municipal Election Precinct Auniber One

municipal Election precinct tumber One shall consist of all that portion of the First Ward of said bily as described in Section Two of Ordinance Annber From Ahundred and Seventy-nune of the ordinance of said bity, entitled, "An Ordinance to redistrict the bily of bandings, balefornia, into theme Hard's and to divide each of such Hards into Precincts"; approved December 6th, 1897, within the following boundaries, viz:

Commencing at the northwest corner of Gueblo Lat numbered Eleven Hundred and Minety-seven, there east to the eastern boundary line of the Piles of Daudiegs; theme fourtheasterly along said boundary line to its intersections with itse North line of Rublo let Numbered thirteen Hundred and Fifty; thouse Waterly along the Southwest boundary line of the First Ward to its intersection with the boundary line butterne Pueblo lete Numbered Eleven Hundred and thirty two and Eleven Hundred and thirty three; there Worth to the south wind Pueblo by Numbered Eleven Hundred and Five; thence Westurey to the southwest Corner of Daid lot Eleven Hundred and Five, thence Westurey to the southwest Corner to Decide lot Pumbered Eleven Hundred and Four, thence Wasterly to the boundary line between Pueblo lots Mumbered Eleven Hundred and Source there work and Seventy Five and Eleven Hundred and Seventy-six; thence Worth to the Morthwest Corner of Pueblo let Numbered Eleven Hundred and Minety-Leven And Place of Briginning.

Voting Place at Schrosppels Store.

Inspectors, J. J. Dennett and A. E. Dodson Judges A. G. Nason and Henry Heale Plortes S. Pfister and Cot, Thoudenbury Ballot Plortes A.B. Leybolt and John Manning

Which Daid Persons have brow and one hereby appointed, respectively by Said Common Council of The said City of Candings as the Election Officers, as about Stated, of the said Municipal Elections Precinct Humber One for said Special Elections.

Municipal Election Precinct Mumber Los.

Numerful Election Precinct Number Low shall Busistof all that Portion of the First Ward of Raid Clef, Within the following boundaries, viz: Commencing at a Point where the south him of Pueblo let Numbered You Is the Mortheast Corner of Pueblo let Numbered Eleven Thursday and Minesphit, Thence South to the North line of Pueblo let Humbred Eleven Thursday and Minesphit, Thence South to the North line of Pueblo let Humbred Eleven Thursday and Form, Thence Eleven Thursday to the Northeast Corner of Pueblo let Numbered Eleven Thursday and Form, Thence Southwest to the southwest Corner of Pueblo let Numbered Eleven Thursday and Minesen; Thence South to the Pinter line of upas struct in Horton addition; Thence Following the South line of the First Ward, Western And Journality to the Bay of Sand Since Following the Bay of Southwestery to the Bay of Sund Journality to the Bay of Sund Sund Line by Tundred and Thirty one; Thence Following the Bay of our Low Humbred Sund Thursday and Thirty one; Thence Torthwesterly one Said line

to False Bay, Thence Following the lastirly Bay show of said False
Bay to the place of beginning.
Vating Place at Oct O' Heillo House,
Inspectors, J. Dones and Paul Ponnors
Judges, J. Murtha and J. B. Hintow Olerste , George Lyone and Geo. A. Johnson. Ballot Clorks, F. J. Stewart and Nelson Stattle Which said Porsons have been and are horeby appointed, respectively, by said Common Council of the Baid City of Con Diego as the Election Officers, as about stated, of the said municiful Elections. Precint Hunton Two for Daid Special Election. Municipal Elections Recent Mundo Hores. Municipal Elections Precinct Mumber Your Shall Consist of all That Portion of the Daid First Prand of Daid City lying Southwest of the Southwest line of Forty acre Kange of Dueblo late Munibered from Two Thurbred and Fourteno to Two Hundred and shirty-one, Voting Place at Town Hall Point Loura. Inspectors. A.E. Ditow and Joseph Kelly Judges, Bes, H, Orippews and Henry Fraley Plerker, Calvin Baller and A. Thomas Ballot Olvike, H. D. Amith and E. J. Pester Which said Persons have brew and are hereby apprinted. Hespectively, by said Rommon Pouncil of the said Dity of saw Digo as Elections Officers, as above Stated, of the said Municipal Election Freeinct Mumber Three for said Special Election. Municipal Elections Precinct Mumber Four. Municipal Election Precinct Muniber Four Shall Ourist of all that Portion of the Said First Ward of Daid City. Within the Following described boundaries, viz: Commencing at the intersection of the north line of Pueblo lot Munbred Levelor Hundred with the lastern boundary line of said City; Thence west to False Bay, Thence along the north and west show of said Bay to the Pacific Ocean, Thence along The show of the Pacific Ocean to its intersection with the lastern boundary line of said City, Thence Southeasterly along the lastone boundary line of Said City to its intersections with the Northern boundary line of Pueblo lot Numbered Twelve Hundrid and Place of brginning. Valing Place at Pacific Beach Depot. It I Hall and M. Manning Inspectors, Jo Reichert and J. P. Routant Judges, E. Y. Barnes and C. S. Dearborn Cloriss" S. Honeycutt and E.J. Lockyer Ballot Clerke Which Raid Persons have brew and are herely appointed, respectively,

by said dominon Conneil of the said Cely of San Diego as the Election Officers, as above stated, of the said Municipal Elections Precinct, Muniber Four for Daid Special Election.

Municipal Election Precinct Number Viva

Municipal Election Precuet Number Fiow of Daid Pety, as described W Deliono Here of Daid Ordinance Number Jown Hundred and Deventy Mine, Phall Consist of all that Portion of the said second Word lying Fust of the Center line of Foist-Street.

Voting Place at alla Stables.

Inspectors, M. O. Stone and H. E. Mills.

Judges, R. M. Jones and Ges Puterbough

Clerks, J. E. Mulvry and S. Dunnells

Ballot Clerker A. C. Rosa and J. D. Mood

Which Raid Persons have been and are hereby appointed, respectively, by Said Rommon Pouncil of the said City of Que Diego as the Election Offi cers, as above stated, of the said Municipal Election Precuet Minubor Flow for Said Opecial Election.

Municipal Eliction Precinct Munber Sit,

Municipal Election Precuet Number Sit Duall Busist of all shat Portion of the Said Second Ward lying West of the Reuter line of First Street. Veting Place at Barn Mean N.E. Cor, union El Cedar Streets,

Inspectors,

Mas Lighe and JE, Havris

Judges. OH, Hinckley and A.D. Haight Clerks, HK Heffleman and O.H. Millard

Ballot Clerks & Gillmon and M. E. Little Which said Persons have been and are houly appointed, respectively, by Said Common Council of the Said City of Dan Diego as the Election Officero, as above Stated, of the said. Municipal Election Precuet Number Att for Said Special Elections.

· Municipal Election Precuest Munber Seven.

Municipal Chetion Preemet Mumber seven of Daid City, as Oscribadia Sectiono Foros of Daid Ordinance Number Four Hundred and severely- Nine, Shall Consist of All That Portion of the said third nand lying East of the center line of First Docet,

Voling Place at 1244 Fifth Street,

Inspectors, J.W. Burns and M. Donovaw. Judges, J. G. Bradt and D. a. Christinsen

Olovers, I'm Bradley and G. R Russell

Ballot Clorks R. St. Sheldow and I I Inview

Which said Persons have been and are hereby appointed, respectively by said Common Pouncil of the Said Pely of San Drigo as the Election Officers, as above States, of the said Municipal Election

Recuet Number Deven for Said Special Elections. Municipal Elielión Recent Munber Eght; Municipal Election Precuet Munber Eight Shall Consent of all that Portion of the said third ward lying most of the Center line of Frist Strut. Voting Place at Lundquist Hall. 1165 State Street, Inspectors, & Sundquist and &BHimphreys Judges, M. Schiller and Otto Fabian Olorka, AltEdwards and D.A. Magle Ballot Clocker S. M. Praique and RH Thompson Which Daid Persons have brew and are hereby appointed, respection by the Common Conneil of the Said City of Dan Diego as the Election Officers, as about Stated, of the Said Municipal Elections Precinct Munto Eight for Raid Operial Election. Municipal Election Decinet Munder Mine, Municipal Election Precinct Munbur Mine of Said City- as described in Diction Fivo of Daid Ordinance Muniber Foron Thurtel and Leventy-Nino, Shall Consist of all that Portions of the Said For 1th Ward lying last of the Center line of Ferrit Street, worlded. Teuch Street extended north to the Northern boundary line of the Fourth Ward. Voting Place at 22 75. Q" Street A 6. Mouser and Albert Roberts Inspectors, S. W. Kroff, and M.J. Thout. Judgee Clorical D. M. Minner and E. M. Sullivan Ballot Olorke J. M. Bunch. and J. F. Wadhaw Which said Versous have brew and are herely appointed, respectively, by said Common Council of the said Pity of Sau Diego as the Election Officers, as above stated, of the said Municipal Elections Precinct Numbur nine for said special Elections. Municipal Election Recent Munter Lew, Municipal Election Precinct Number Ten shall Rousest of all that Portion of the said Fourth Ward lying Met of the Ocuter line of Junto Street love such Furt street ettended North to the Northern boundary line of the Fourth Fraid. Voling Place at 12+1. Fifth Street Inspectors, M. a. Fay and J. Schachtmayer J. R Gay and O. A. Trippett Judges " Heber Ingle and John Joing Clorks "... Ballot Clorks F. E. Hillow and J. Verlague Which said Persons have brew are herely appointed, respectively, by Daid Common Council of the Daid City of Can Drigo as the

Election Officers, as above stated, of the said Municipal Election Precuet Munibor Her for Daid Special Election. Municipal Election Precuet Number Eleven, Municipal Election Precinct Munbow Elwan of Raid Rely, as described Un Alchon Ait of Daid Ordinance Number Four Hundred and Seventy. Mine. Shall Consist of all that Portions of the said Fifth Ward lying last of the Reuter line of First Street, more such Center live extended as far south as The Southern boundary line of the City. Voting Place at 1033. F. Street. Inspectore, J. M. Thomas and M. Bruschie AD, Jordon and S, Schiller Olerks, Ballot Clorks, 'F. H. Burner and hos Streaks Which said Persons have brew and are herely appointed, respectively, by Said Common Conneil of the said City of Dan Diego as the Election Officing, as about Stated, of the said Municipal Election Precinct Muniber Eleven for Said Special Election. Municipal Election Precinct Number Turlow, Municipal Election Present Number Levelow shall Dousest of all stat Portion of the said Fifth Ward lying motor the Renter line of First street, more Such Peuter line ettended as Jan douth as the Douthow boundary line of the Said Pily, Voling Place at 819. Rolumbia street Inspectors, John J. Sinks, and M. a, Ferrer Her R Havison and J. S. Gaulsen Judges, Elocks . Ballot Clocker D. L. Maris and R. M. Taylor It hich said Persons have brew and are hereby appointed, respectively, by Said Common Pouncil of the Said Rely of Sandiego as the Election Officers, as about stated, of the Raid Municipal Eliction Precinct Tumber Horlow for said Special Eliction. Municipal Election Precinct Munder Whirten Municipal Election Precinct Munber thirteen of said City, as described in Section Seven of said Ordinance number Four Hundred and Deventy Thise, Shall Consist of all that Portion of the said Dirth Ward lying North of the Center line of "A" Strus. Voling Place at The Minneapolis" Q. Crukmon and mm Wolf. Inspectors, Judges, W. A. Phungh and Geo. H. Zeigher Clocks, J. Worzell and Benj. Lake

Sallot Clurks B. D. Day and E. M. Gurck

Which said Persons have been and are herely appointed, respectively by

faid Donnon Donneil of the Said Pely of Jan Diego as the Election Officero, as about stated, of The Said Municipal Election Precinct Kumbor Thirteen for Daid Opicial Elichino. Municipal Election Pricinct Rumber Fourtewo. Municipal Election Precuet Number Fourteen shall Ensist of all that Portion of the Sixth Ward lying south of the Reulev line of H Street. Voting Place at Starr Status. Inspectors, & De Burn and J. D. Woodruff Judges, J. Mullender and M. Carillio J. Achrinfel and V. Heinrich Clorks, Ballot Clerke EBSifford and W. J. Brackett Which said Persons have been and one hereby appointed, respectively, by Said Common Pouncil of the Said Rily of Dan Diego as the Election Officers, as about Stated, of the Said Municipal Elections Precinct Number Forviteur for Said Special Election. Municipal Elichoro Precinct Humber Fifteno. Municipal Election Precinct Munitor Fifteen of Said Rily. as described in Rection Eight of Raid Ordinance Mumber Four Thurdred and Sevenly- Mine, Shall Dousist of all that Portion of the Seventh Frank lying east of the Quiter line of Sitteenth Street. Voling Place at 629 Sisteenth Street. Inspectors, V, J, Jones and CA, Trown Judger, C.H. Austin and aly Amith Olerka. Robt Asher and J. Dickey Ballot Clerks & G. G. Garrettson and Jos Winter Which Raid Persons have brew and are hereby appointed, respectively by Said Common Council of the Daid City of Dan Diego as the Elections Officers, as above stated, of the said Municipal Election Procuet Number Fifteero Jor Raid Rpecial Elections. Municipal Elichow Precinct Muniber Soften Municipal Eliction Precinct Muniber Dittem shall Orisist of all that Portion of the said Deventh Ward Lying West of the Queter line of sothern Street. Vating Place at M. E. Dor Turk 3d 7 struts. & M. Morse and M. E. Charman Inspectors, J. J. Daules and E. a. Wriffish J. J. Banks and E. a. Wills Judges. Clorks, Ballot Clorks, Geo F. Herr and M. a. Hances Which said Persons have brow and are herely appointed, respectively, by said Common Conneil of the Pity of Dan Diego as the Election Officers,

as above Stated, of the Said Municipal Election Precinct. Munber Sixteen

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for said special Election
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Municipal Elections Precent. Munibor Seventino

· Municipal Election Presidet number seventeur of said sity, as described un section nine of said ordenance Humbro Four Hundred and seventy- nine, Shall Consist of all that Portions of the Eighth Wordlying East of the center live of Austeenth Street.

Voting Place of N.E. Por Ditteenth and K Thute.

Inspectors, Seo. N. Barrett and J. D., M. Inness

Judges,

Theo Oleson and J. R Grandstaff

Clerks, V.a. Preelman and of Lundgran

Ballot Olinks, J. P. Rhristensew. and V. Bruschi

Which said Persons have been and are hereby appointed, respectively, by said Common Council of the said city of san Diego, as the election officers, as above Stated, of the said Municipal Election Precuet Munber Seventeus for said Special Election,

Municipal Election Precinct Mumber Eighteen.

Municipal Eliction Precind Number Eighteen Shall Consist of all that Portion of the said Eightho word lying west of the senter line of Sitteenth Street,

Voling Place at 2310. & Street

Inspectors,

Mr. Reupoch and Q. Vickert

Judger

J. V. Rollins. and Mr. Sinfort

Plother, Vallot Clorks

L. D. alversow and J.M. Sherman J. D. Sonedecor and H. Moser

Which said Persone have been and we hereby appointed, Mespectively by Said Common Council of the Said Dily of Dan Diego as The Elections Officere, as above stated, of the Raid Municipal Election Precinct Number Eightew for said Special Election.

Municipal Elections Precuet Number Muetuw

Municipal Election Precinct number nineten of said lily. as described in Section Fen of Said Ordinance Number Four Hundred and Deventy Mine, Shall Consist of all that Portion of the Said Minth Thank lying east of the centivoline of Twenty Eighth street.

Toting Place at M. E. Ror. Twenty Minth st and National aver,

Inspectors,

fudges,

If Tischer and S. M. Adams

Clorks. It, M. Cracken and J. H. Orcutt Ballot Clorks, J. H. Fracy and D. D'. Newcomb Which Raid Persons have brew and are hereby appointed, respectively, by Said Common Council of the Said City of San Drigo as the Election Officers, as above stated, of the Said Municipal Election Precinct Number Mnetico for said Special Election.

. Municipal Election Precinct. Humber Twenty, Municipal Election Precinct Mumbro Feverity Phall Pourist of all that Portion of the said ninch Ward lying count of the Cuter live of Levenly-Eighthe Street.

Voling Place at 719. Logan aux.

Inspectors. A Beard and A.R. Fickas Judges, & M. Denny and P. Forham Plerks. A.13. Douglass and R. M. Hunter

Ballot Olvertes J. Vergow and H. lo. Fritz

Which said Persons have been and are hereby appointed, respectively by Said Donnow Pouncil of the said City of Dan Diego as the Eliction Officers, as above Stated, of the Said Municipal Election Precuet Munber

Tevrely for said Apecial Election.

Daid Municipal Election Precuet Number one bring the Same as the First Precinct of the First Ward, Said Municipal Election Precint Kumber Two bring the Same as the second Precinct of the First ward Said Municipal Election Precinct Munbow Horse bring the Same as the Thord Precinct of the First ward, Daid Municipal Election Precinct Kundon Fows bring the Dame as the Fourth Precinct of the First Ward, Daid Municipal Election Precinct Munber Five bring the Same as the First Precinct of the Second Ward; Said Municipal Election Precinct Number Six being the Same as the second Precinct of the second Ward, Said Municipal Election Precinct Munbor Nevrew bring the same as the First Precinct of The Hord Ward; Daid Municipal Election Precuet Number Eight bring the Same as the second Precinct of the Third Ward; Said Municipal Election Precinct Number Nine bring the Dame as the First Precinct of The Fororth Ward, Said Municipal Election Precuet Number Lew bring The Sauce as the Record Precuet of the Fowrth Ward, Said Municipal Election Precinct Number Eleven bring the same as the First Precinct of the Fifth Ward; Said Municipal Election Precinct Number Forlow bring the Same as the Second Precinct of the Fifth Ward; Said Municipal Elichois Precint number thirteen bring the same as the Foist Precinct of the sixth Ward, said Municipal Election Precinct Number Fortiew bring the Dame as the Decont Precinct of the ditth Ward; Said Municipal Election Precinct Munibar Fifteen bring the Dame as the Frist Precinct of the sworth Ward; Said Municipal Election Precinct Number softeen bring the same as the second Present of the Sevieth Ward, said Municipal Election Precent Mundow Seventino bring the same as the First Precinct of the Eighth Ward, Daid Municipal Election Precinct Muniber Eighten bring The Dawe as the Second Precinct of the Eighth Ward; Daid Municipal Election Precinct Number Mireleus bring the sauce as the First Preciset of the Muth Ward; Said Municipal Election Precinct Number Twenty bring the same as The

second Pricinct of the Minth Ward, being the same as the said Pricincto Kespectively Stood and Wisted for the halding of and at the time of holding the last Priceding General State Elections in the year 1900, and as the same now Exist.

That in all Particulars not stated in this ordinance such Election shall be held as Provided by law for holding Municipal Elections in such municipality.

Action Seven. That the Polls at said Election shall be open at six O'clock in the Morning of the day on Which the Election is held, and shall be Kept open until Fire O'clock of the afternoon of the same day, When the Polls shall be Plosed.

That the Oily Plans of the said city of sausings by, and he is hereby authorized and directed to provide for each of the Municipal Elections Precinct herein Mentioned. Not less than one hundred tickets for Every Fifty or fractions of Fifty Electors registered in said Precinct. Which ballots shall be prepared, Printed, Fivenished and distributed as prescribed and Provided by law, and each ballot used at said Elections Must low lain printed thereow, in addition to any other matter Which may be required by law, the Jollowing:

Municipal Ticket.

Proposition to incur, by the city of san Diego, Ralifornia, a bould widebtedness of six Hundred Thomsand sollars in lawful Money of the united States, Payable in Jorly years in equal annual installments with interest Thereon at Form and one-half Per cent. Per annua, Payable Semi-annually in "like lawfeel Money of the united States, for the acquisition of Water Hores by Said City".

	For inewne	ig the Indebtednise	<u> </u>	<i>*</i> 0
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To vate in favor of incoving the indultation, the voter shall stamp a Prose (X) is the upper square on the right hand Margin of the ballot after and Opposite the word "yes" which follows and is opposite the proposition to bu voted upon. To vote against incovering the indultationer, the voter shall stamp a cross (X) in the lower square on the right hank margin of the ballot after and opposite the word "No" which follows and isopposite the propositions to be voted upon.

Any voter Who desires to vote for and no favor of said propositions to incres said mobiledness may do so by stamping a cross (X) in the upper square on the right hand margin of his balist after and opposite the word "yes" which follows and is opposite the proposition to be voted upon, and after such ball of shall be so stamped and deposited in the proper ballet bot it shall be canvased and counted as a vote for and in favor of the proposition voted upon; and any voter who desires to vote against said proposition to incur said note tedness may do so by stamping a cross (X) in the lower square

by voted upon, and af in the proper boli againe the nord "No" Which Jollows and is sphorate the ballo the proposition voted upon. - hand Margin of his ballet after and oppos tu such balla botin That by Danvaised and Donated as a chall by so slauged and deposite.

and he is hereby anthorized and directed to publish or cause the Brhuance to be published way for flored to publish or cause the in said Municipality. Prior to the said Furnitieth day of April, Kinetein Fundred and one, and daily over, Which Newspaper is Jublished seven days in each mode in the city of and Thai Notice of said Elections, and No other notice of said Elections Med by the city clock of the said city of san Diego, California, licial Newspaper Mis Ordinance shall Conditutes said lity, towit, the san Diezo unio publish or Cause this

At This time Aldermen La evat his meeting of the Board her is exc

nuce (The 898) allow proposition for u interest on the fa used the City flagment of dues and subscription to the mer of holding ghlo for the year begainmin said lor holding said of Tho and Electric Lightstoo Oh 900 ouri all au usand Dollars claims of fin Abowello and, due notice President dedi calle belowin Ordinana (No. 899) Malie Horko To contrac 5 debledness, g Harie habitants, for lighting al election tion, Au Order deblidness 1901 Au League The (1)

role to win tobe hed lyes Aldermen, Stakes, Jones, Rambow Landis, Blochman motion of Alderma Ohn ordin Da Pa Aldermen the 20th day of diricting the laty lelect to Rea wa Chrie 196 " adopted by the follow of the species election / was 2 de Bra

baid ordinance as adopted is as follows vy; Ordinance 90%.

An ordinance authorizing and directing the buty black of the bily of Sandigo, California, to procure the necessary election suppose for the special Election to be held in the buty of sandiego, boliforn ia, on the weilieth day of April, 1901, fixing the compensation to be paid election officers, and the amount to be paid for the polling places,

Be it ordained, By the Common Council of the Cety of Sandings,

as follows;

Dection 1. That the bity blesk of the bity of Sandings, bale formia be, and he is hereby authorized and directed to prepare and have printed, for the use of the special election to be cheld in the said City of Sandings on the 20th day of April, 1901. The requisite number of ballots and other printed matter required by law, and also to procure all supplies necessary to be used at said election,

Declion 2. That the compensation of each of the election offi cero serving at said special election to be held in The said bity of Sandiego, California, on The 20th day of April, 1901, including The Clerks and Ballot Colerks, be and the same is hereby fixed at the sum of \$3,00 and the amount to be faid for the use fiveling and polling places at said special election be and The same is hereby fix ed at the own of \$3,00 euch.

Dection 3. That this ordinance shall take effect and be in force

from and after its passage and approval,

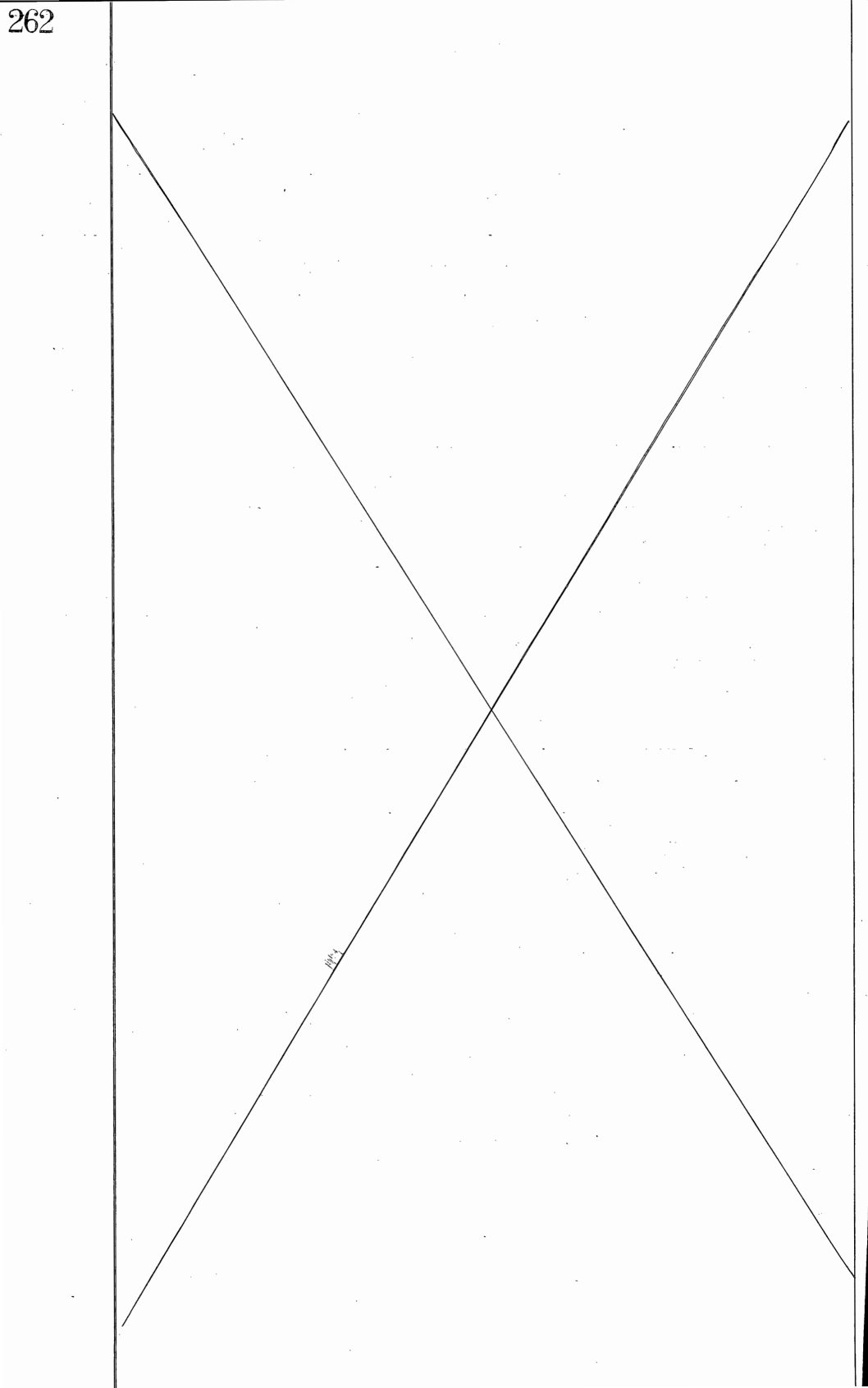
Section 4. That the City Colork of the said bity of San Diego, California, be and he is hereby authorized and directed, immedi ately after the approval of this ordinance, to publish or cause the came to be published once in the city official newspuper of said City, Towit, the Sandrego Union and Daily Bee.

After first giving due notice President. Ingle did, in open session, sign An Bodinance (No,901) directing The Cuty belief to procure Ballots and nicessary supplies for special election Apr 20#1901.

Thereupon the Bound adjourned intil April 8 1901 at 7.30 P.m.

Oanler, Druff President of the Board of Aldermen

Allest Geo. D. Goldmin City belerk



Adjourned Meeting Conneil Chambur of The Board of Aldermen of the City of Dan Diego California April 8th 1901.

An adjourned Meeting of The Board of Aldermen was held this day at 7, 30, PM Present Aldermen Fabor, Hakes, Jones, Rambow, Landis, Blockman and Watson and Clerk Vincent.

Absent Aldermen Ferris Ed Ingle.

In the absence of President Ingle Aldermen Taber was Elected President Brotempore

The keeding of the Munites of the Orenous meeting was dispensed with.

On Moliow and by unanimous Conseit the order of Business was Duspended for this meeting

The Clock reports to the board that he has received all returns of the Municipal Elections held in the City of San Digo, California, on Tuesday april 2nd 1901. For mit.

From Precincle Nos 1.2.3 and 4. of Ward No 1. From Precincle Nos 1 and 2. of Ward No 2.

The blue 1 - March 1 and 2 of march 12 2

From precincts Now 1. and 2. of Ward No 3.

From precincle Nos 1. and 2. of Ward No 4.

From precincle Was 1, and 2. of Mard No 5.

From precinds Now 1. and 2. of Ward No 6.

From preducts Nos 1, and 2. of Mard No 7.

From Precincle Now 1. and 2. of Ward No 8.

From priemet Nos 1. and 2. of Ward No 9.

All of said returns bring duly signed and sealed as by law. Migured by the respective Boards of Elections of the various Pricincles Said returns are shoreupon delivered to the Board for the lauvass Thereof.

President. Tabor appoints Aldernew Sandie Ed Blochman as tellers and the Board proceeds to Ranvass said returns begining With Precinct No 1. of Ward No 1. Said returns and the Ranvass Thereof Shows the Following results to-wit:

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                                         of Ward Henry Workman.
       Delegate
                                            Ward M. M. Lewis
                                            Ward M. X. Regal
        member of the Board of Education 9
       And that the city belerk is hereby authorized and directed to issue to
The above named persons Certificates of Election as required by law.
           Pelilion of Joseph a Fluit asthing Pennissions to raise and Traighter
up the Building on lot "I" Block 36 Hortone addition Corner Fifth and "D" struts.
Put in New Floors, and use now Posto in place of Wood ones in the Front and sides in
order to put in Mindows. was presented read and on motion of alderman
Landis granted by a Two thirds votes Follows, Fo-mits
Ayes Aldernen Fabor, Hakes, Jones, Rambow Landis, Blochware
                       and Waters.
 Now None
 Asent Aldernew Foris El Ingle
```

The above petion was recommended by the chief of the Fire Department and

Board of Public Works,

Report of the City auditor for the Mouth of March 1901. was presented and ordered Filed

A Communication from the Board & Public Works transmitting the Claims of San Diego and Mittoat Vinbor Companies for Lumber fromushed their was received and filed.

Thereupon an Ordinance Authorizing the payment of Coctain Claims against the City of Dan Diego was Introduced and on motion of Alderman, adopted by the Jollowing oste, to-wit-Hyls Aldernew, Tabor. Halles, Jones, Rainbow, Landie Blochman End Walson

Nous none Absent Aldennew Fevris and Ingle Said Ordinance as adopted is as Follows viz. Ordinance No 902

An Ordinance Authorizing the payment of Cortain Claims against the City of Dan Diego, California

Vde et Ordained By the Common Conneil of The City of San Diego, as Follows.

Achon 1. Wat Claim No. 9077.07 John H. Davis Jorche Sum of \$2.00 for Pound Keepers Jus, and Claim No. 9653 of the San Diego Sumber Company for the Sum of \$112.22 for lumber furnished to the City of Dan Diego, California, and Clains No. 9654 of the Saw Diego Sumbor Company for the of \$ 9.36 for Sumbor Jurnished the Said City, and the Claim of the west Coast Sumbor Company for \$11.44 for Luncher Jurished said City by, and Raid Claims are herely altowed and ordered paid, and that the autiling Committee of the Daid City of San Diego by and laid Committee is hereby unthorized and directed to approon said Claims and to order the Issuance of Warrants Therefor, upon the sauce bring properly presented to said Committee.

Rection 2. That this ordinance shall take Effect and by

in force from and after its passage and approval.

A Communications from City Engineer in the grade of 18th the Street between "a" About and City Park was received read and ordered filed, and the City, instructed to prepare and present and Ordinance for next meeting to Establish the grade of said 18 street.

Pelition of John Engelbrit astring for Extension of Time for grading "a" Street between Seventh and Fourteenth Streets, was

Presented and on motion of Alderman Hakes was Grunted.

A joint Resolution granting Etusion of Time as asked for in the said petition above refered to was presented and on Motion of Alderman Hakes was alapted by the following vote, towit:

Ayes aldernew. Fabro, Halles, Jones, Raintow. Landis, Blochman and Watson

now none

Absent albernew Force & Fragte

Said Jourt resolution an adopted is as Follows: vz.

Be it Resolved By the Common Council of the City of Sandiego as Follows:

That the line for the Completins of the more of grading Albert from the last line of 7th object to the worthine of 14th object in the City of can. Diego, California, Excepting such intersections as have heretofornioned Graded and accepted, and are expressly specified in the Contract, as fixed by the Duperintendent of Objects in the Contract for Grading the said Abrest-made between John Engelbert Contractor, and AM. Hackett, Duperintendent of Objects, dated February 75. to 1901, by and the Dame is hereby extended 60 days, and said superintendent of Objects is hereby authorized and instructed to grant said contract of Objects is hereby authorized and instructed to grant said contract of Objects to bours additional time to the time fixed in Said Contract with which to complete the said work on A street between the Poriete named in Daid Contract.

Petition of M. L. Gellow assering that Municipal Liceuse No 234 by Transferred the Dun appartments to "the New Milds" Comer 5" and B Obiet was presented and on Motion was granted.

Petition of L'Mendelson asking permission to use the surplus dirt-in grating on 18th struct was mesented read and Reford to the Joint Street Committee

Petitions of Fred Oxborn asking permission to grade union Street between Kalmia and Sawel Streets in Front of fot 9 Block 72 Middletown was presented and reford to the Joint Street Committee,

The Following Report of the Joint Street Committee to Whom Was refored the Dommenications of the Board of Public Morks in the Matter of Juttering South Side of Plaza was received read and one Motions of Alderman Blahman was adopted, and is as Follows-org: The Joint Street Committee recommends that the Mithin

The communications of the Board of Outher Morries be thursed us as por us the dance the bound us as por us the dance turber of the places of the places of the the mount of the bearent of the product of the found of the bearent of the found of the places of the the second of the second o

D. C. Hasher S.C. Morpe H Hookman S.G. Bashung.

The following lefort of the found in the mountain bound of the was refused the from municipal speed the from the south of the was nevertable out the was nevertable out the was received, read out on motion of Albertain forces was used and but to de follows its.

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Lo, lo, Hulles S. lo, Mondas H. Mosturus B. W. Mosturus

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The pepert of the fourt of the fourt committee to However the began and notioned the the bogan and notioned through the wasted and on motion of Albornam Rambour than as tollows is:

The fourt shirt committee he communds that the huther order

from "n" abut to re about, and on national women from by abouted.

2, 10, Morfes.
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Therewhow soul ordinaises providing for the Controlling of the Controlling of Providing the Controlling of the motion of the motion of the motion of the season of the sea

The following vote to-mit;

Ayer Aldonnes Fabur, Hascer, Jones Rambow, Landis Blochman and Mations None None

Abreut aldernew Ferris Ed Ingle

Said Ordinance an adapted is as Follows viz:

Ordinance No 903,

Au Ordenauce Authorizing and directing the Board of Public Morres of the City of Dan Diego, California, to advictive for bids and let a Contract for Jurnishing the labor and material for the Construction of Certain Cross-walks on Loque Arme and national Armen in the City of Lan Diego, California.

Be it Ordained By the Common Council of the City of San Digo

as Follows:

Dalifornia, bu, and suid Board of Public Horses of the Cety of San Diga Malifornia, bu, and suid Board of Public Mortes is hereby Auctionized and directed to advictive forbids and let a Contract for furnishing the later and Material to bu used in the Construction, and to Construct Eight (8) bituminous Rock Cross-Malies, Hore (3) feet in Midth and Otherdrong from Comb to Cunty on Longan armen From "N" Street to Furnity sinth Street both inclusive, and Fivo (5) bituminous Rock Cross-Males on Rational Armen from Summer Sinth Street to Minteeth Street both inclusion, Eccept that Portion of Said Street and Armens that is required by law to be Kept in Order and Refair by any person or Company having railroad tracks thereon, Said Cross-Males to be placed and Constructed according to Opecifications to be prepared to be placed and Constructed according to Opecifications to be prepared Therefor by the Said Board of Public Morres and Viled in the office of the Said Board of Public Morres and Viled in the office of the Said Board of Public Morres, provided, that the total Exercise for Said Morres Shall Not locked the Sum of Two Thurstand (200,00) Soland,

Lection 7. That all Ordinances or parts of Ordinances in Conflict herewith by, and the same are hereby repealed.

De in Force from and after its passage and approval.

The report of the Joint Street Committee to Whom was refused the Joint resolution providing for a survey and plat of road from Pacific Beach to La Jolla was received read and on motion of Aldonnan Haker was Adopted and is as Follows; viz.

The street Committee recommends that the michien Joint Resolution, providing for a servery and plat for a wagon toad from Pacific Beach to La Jolla, but adopted,

4/6/01.

Thereupow said Joint Resolution authorizing and directing

The City Engineer to make such swary and plat was fresented, read, and on motion of Alderman Rambow was adopted by the Journing vote to-mit Ayre Adennew Fabur, Halles, Jones, Rainbow, Landis, Blochman Ed Matson, Now none Absent aldernew, Ferris Ed Ingle. Said Joint Resolutions an adopted is as Follows of faint Risolution No 1307. Be if Resolved Dij the Common Council of the Dity of Dan Digo, as Follows; That the City Engineer of the City of Dan Drigo, California, ba, and he is hereby Authorized and directed to make and submit to this Common Conneil a Rurry and plat Though for a Wagon-Goal from the pacific Beach Race Course Mough pacific Keach to La Jolla, The report of the Health and Morals Committee to Whow was refored the petitions of residents of the second Ward in the meter of Foot ball and base Ball games on sundays, was presented read and On Molion of Alderwan V Eambow was adopted by the Jollowing Ayer Aldonnen Tabor, Hallen, Jones, Rainbour Kandis, Blochman Ed Watsow, Nous none-Absent Aldernew. Fevris Ed Ingle Said report as adopted is as follows; The Health and Morals Committee recommend that the Mithin Petition by granted. Me therefore recommend the adoption of the accompaning ordinance Geo B. Watson & St. Bra Hury Moreupon said Ordinance Prohibiting the playing of Any boisterous game on Sundays on the block bounded by For. Stato, Elm Ed Columbia Strut was presented read and on Molion of Alderinan Watson was adapted by the follow Wing boto Fo- mit. Ages Aldonnan. Tabar, Haller, Jones, Rainbow, Laudis El Walson. Aldeman Blochman Absent Aldernew Floris End Ingle Raid Ordinance as adopted is as Follows, viz:

Ordinance No 904.

Au Ordinance Prohibiting the playing of Base Ball, Fort Ball, or any other Noisy or Boisterous Jame in a Certain Portion of the City of Daw Diego, California, on Dunday.

Be it Ordained By the Common Council of the Pity of San Diego

as follows;

Dection 1. That it by and is hereby make unlawful for any Person or Persone to play base ball, Jost ball, or any other misy or boisterous game in the portion of the lity of san Diego, California, bounded on the north by Foi strut, on the south by Elm strut, and on the writty Columbia street, on sunday.

Section 2. That any person who shall violate any of the provisions of section 1.07 whis Ordinance shall be deemed guilty of a Mishemeanor and, upon Conviction therefor, shall be punished by a fine Wat exceeding thirty (\$30.00). Dollars, or by imprisonment in the lity fail of the said city of san not exceeding Fifteen (10). days, or by both such fine and imprisonment.

Dection 3, That This Ordinance shall Take Effect and be in force

From and after its passage and approval.

Detion 4. That the Dity Clerk of the said City of Dan Diego. but and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish or cause the same to be published three (3) times in the City Official Newspaper of Daid City, to-mit, the Sam Diego union and daily Bee.

The report of the Joint Street Rommittee to Whom was referred the petition of Gleo. P. Hall in the matter for owing of Block 58. La Jolla Park was received read and on motion of Alderman Jones was adopted and is as Follows. viz.

The Joint Street Committee Recommends that the mithice Pelition by granted, me shorefore recommend the adoption of a Resolution directing the City Engineer to make said survey.

Lete Halles

4/6/01

Le Halles

Ele Thorpe

H Moolman

El, Bradbury.

Thereupons a Joint resolution Authorizing and directing the Rity Engineer to survey and stake out the boundary lines of the public Park in La Jolla, was presented, read and on notion of Alderman Hakes tras adopted by the Jollowing vote, viz; Ayes aldernew. Fabor. Halles, Jones, Rainbow, Landis Blochman Ed Matrow,

Hors House Ferris Ed Ingle Daid Joint Resolutions as adopted is as Follows; Joint Resolution Ho Be it Resolved By the Common Conneil of the City of San Diego, as Follows:

That the City Engineer of the City of Dan Diego, Palifornia, by, and he is hereby Anthorized and directed to Durry and State out the boundary lines of the public park located in the Townsite of La Jolla Park is the City of Dan Diego, California, and being nated on the map thereof as La Jolla Park 58,"

The Report of the Joint Street Dommittes to Whom was referred the Communication from the Board of Public Works in the matter of Rose Danow Koad was received and read. and out on Moliow of Aldonnan Hakes was referred to the Board of Public Works to Find out how much & N Gilbert would charge to Keep said was repair for one year,

A Rominication from the Board of Public Works asking for authority to provehave soo feet of one inch garden hove for use of Park Defartment, was received, read and on Motion of Aldennan Jones was granted.

Thereupon an Ordinance Authorizing the Board of Public Works to purchas roo Jest of one wich garden home Jorne of the Oark Dipartment was presented read and on Motion of Aldanan Landis was adopted by the Voltowing volo to-wit, Ayes Aldennew Labor, Haker, Jones, Rainbow, Landis.

Blochman Ed Watson,

nous none.

Absent aldonnew Fevris Ed Ingle.

· Said Ordinance an adopted is as Follows, viz, Ordinance No

Au Ordinauce Authorizing the Jewichane of Garden hose For the use of the Parts Department of the City of Dan Diego, California.

Be it Ordained By the Common Conneil of the City

Dection 1. That the Board of Public Works of the city of Dan Drigo, California, br, and Said Board of Public Works is hereby Authorized and directed to purchase wo fut of one inch of Garden hose for the use of the Park Department of the Said

of Lifey- Luo (\$ 57,00) Sollons. Orly of Dan Hige, provided, that the Epener showey. Alare not secret the Dum

dection g. That this Graluance shall take affect and by us jorce

now and after the passage and approval

Heererch read and our motion of Aldeman Hakon was granded, For Methority to perulane Sembor and Nails for Dewar Bust had was A Communication from the Board of Public norta rathing

Had auch du Mation of Milleuman Journ nas abopted by the Journey to Perchau sumber and Nails to repair sever Bushald was presented Thousespow an ordunance Authorizing the Board of Public More

Ayea Mdomun, Labur, Harless, Joues, Rainbow, Laubin, voleto-mil.

How now Town Lower Ed Juga.

Holmance No Daid Thurance as alopeded is as tollows ry

B stude in the said oly of saw Augo, Labymia. Bulte- head to the main seward on Allantic street between A and of Jublic morter of the Outy of Som bugs, California, to repair the An Ordunauce Muthorging and Konselling the Board

De it Irdamed, By the Common Couracit of the Chy of Dan

The Expusse Therest shall not extend the sum of \$ 40,00. The prolection of a fortion of the main down of dail buy, provided that twins "A" and "B" Abut in the said cuty of Sau Bugo, California, for to hepara and repair that portions of the bulk head on allantic street he 50 pounda of 40,d noile, and whatever orther supplies may he mange bringed ouch threeted to purchase 1.600 just of reduced dumbers, and Dugs. Ballgomin, bu, and said Board of Aublie norses is horely which Action! Hat the Board of Outile north of the Chy of som Dugs, W. Fallows:

Jores from and Alex the passage and appearal. beton I, that this ordunes shall take effect and by in

Blockuse Ed Watrow. Ayes, Aldeman. Laber, Halue, Jones, Rambow- Lambie brueau Blockusau was adopted by the Following tole to-mit Funkto the the Legal fruit me pourulit, read and on motion of etlet . The Orlunauce or auchuming Dec. 00. from Behingund Las

Abreart Medermen Feine Ed Fregle -Motor Mouse

Ordinance Ordinance Ho as abopted in as tollows viz:

\$ 300 00. Fund to the Segal Fund of the Oily of San Diezo, California, the Sund

Be it Ordanied By the Common Council of the Rity of

San Diego, an Fallows: Religion of Sax Fund to the segal Fund of the Rely of Saw Siego, Ralifornia, husband of the Rely of Saw Siego, Ralifornia; husban of \$300,00, and thereby Anthonized and birected to make the new said say Entries upon the records of their trespection offices to Barry this true. for who Effect that There be out is hereby Franches & From the

Rechord J. That This Ordinance Phase Talla effect and be

in force from and after its Jacaque and approval.

in Open Session segne the Jollowing Ordinances to rit,
in Open Session segne the Jollowing Ordinances the rit,
The Ordinance (No. 90%) Anthorizing the payment of Certain
Claims Against the sky of san siege as Follows.
Claims the 907%, John Hoavie For Sound Resport Free \$ 7,00.
Claim No9653, San Siege Reinbro & For Lumber \$ 119,99

Claim of the met Coast Simber Co For Simber & For Sumber \$ 11.44 \$ 9.06

In Board of Public northe to Touchnet Orose- make ou & fan Armue and National Armue,

State, Elus, and Columbia strut any bristerous games on andays on the block bounded by Fr

of Delegated to alfound 1901. Was read and adopted and is as Follows, of. A Rushilion of Mis Board giving Consent to me wound Madulion

of Dan Diezs, as Fellows: That the Consent of This Board be and the same is hereby giono to the Board of Silegates to adjourn from Monday april 8th Be it Resolved By the Board of Adderniew of the city

Mureupon itu Board adjourned with 22 nd 1901. at 7.30 P.M.

Assumed Fro tempore of the Board of aldermen.

attest

Geod Goedman Leity belen.

ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, April 22nd, 1901.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 p.m. President Ingle presiding.

<u>PRESENT--ALDERMEN</u> Taber, Hakes, Jones, Rainbow, Landis, Blochman, Watson, Ingle and Clerk Vincent.

ABSENT---ALDERMAN Ferris.

The minutes of Regular Meeting held April 1st, 1901, and of Adjourned Meeting held April 8th, 1901, were read and approved.

At this time Alderman Ferris enters and takes his seat in the Board.

The City Clerk announces to the Board that he has received the returns from all the precincts of the City, to-wit: Muncipal Election Precincts Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, and 20, in apparent due form and good order, being the returns of the Special Election held in the City of San Diego, California, on the 20th day of April, A. D., 1901, and now delivers and turns over the said returns into the possession of this Board of Aldermen to be opened, canvassed and declared.

Thereupon President Ingle appoints as tellers Aldermen Hakes and Blochman, and it is ordered that the Board now proceed to open and canvass the said returns of the said Special Election, beginning with Municipal Election Precinct No. 1 and continuing in numerical order until the returns of all the said precincts shall have been opened and canvassed; and the Board now proceeds to canvass said returns of said Special Election and declares the result to be as follows, to-wit:

Whole number of votes cast, 2512.

Proposition voted upon. Incurring indebtedness of \$600,000.00 for the acquisition of water works.

		<u> </u>	· · · · · · · · · · · · · · · · · · ·	
	Humber to least.	For Luc	0 N	
Number of Precinct	Whole of wat	Judebte. Yes.		
Municipal Election Precinct No. 1.	179	111	2	
Municipal Election Precinct No. 2.	45	41	4	
Municipal Election Precinct No. 3.	19	·	2	
Municipal Election Precinct No. 4.	66	62	4	
Municipal Election Precinct No. 5. Municipal Election Precinct No. 6.	154	144	10	
Municipal Election Precinct No. J.	121	115	6	
Municipal Election Precinct No. 8.	114		4	\ /
Municipal Election Precinct No. 9.	159		9	. 👗
Municipal Election Precinct No. 10.	157	142	15	
Municipal Election Precinct No. 11.	163	152	//	
Municipal Election Precinct. No. 12.	/12	109	3	
Municipal Election Precinct No. 13.	150	138	12	
Municipal Election Precinct No. 14.	11	1	.11	
Municipal Election Precinct No. 15,	81	'	3	
Municipal Election Precinct No. 16.	142		' 1	\
Municipal Election Precinct No. 17.	135		_	. \.
Minisepal Election Precinct No. 18.	/31	ا ا	8	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Municipal Election Precinct No. 19.	137		/	\
Municipal Election Precinct No. 20.	213 2512	201		1/

Whole number of votes cast for said proposition, 2372.

Whole number of votes cast against said proposition, 140.

Thereupon the Board further declares the result of said Special Election by the adoption of its Resolution, which resolution was read and on motion of Alderman Landis, seconded by Alderman Taber, adopted by the following vote, to-wit:

AYES----ALDERMEN Ferris, Taber, Hakes, Jones', Rainbow, Landis, Blochman, Watson and Ingle.

NOES----NONE.

ABSENT--NONE.

Said Resolution as adopted is as follows, viz:

RESOLUTION.

B E I T R E S O L V E D, By the Board of Aldermen of the Common Council of the City of San Diego, California, as follows:

That at the Special Election held in the City of San Diego, California, on the twentieth day of April, Nineteen Hundred and One, pursuant to ordinance number nine hundred, of

the ordinances of the said City of San Diego, passed and adopted by the Common Council of said City, on the first day of April, Nineteen Hundred and One, and approved by the Mayor of said City on the second day of April, Nineteen Hundred and One, the proposition of incurring, by the said City of San Diego, a bonded indebtedness of Six Hundred Thousand dollars in lawful money of the United States, payable in forty years in equal annual installments, with interest thereon at four and one-half per cent. per annum, payable semi-annually in like lawful money of the United States, for the acquisition, by said City, of the water works described in said ordinance number nine hundred, was submitted to the qualified voters of said City for their acceptance or rejection.

For a more detailed and particular description of the proposition, reference is hereby made to said ordinance number nine hundred, wherein the same is set forth in full;

That the returns of said Special Election have been on this twenty-second day of April, Nineteen Hundred and One, canvassed by this Board, and this Board hereby finds, declares, and determines that the whole number of votes cast at said Special Election upon said proposition was 2512, of which 2372 votes were given in favor of said proposition, i. e., the incurring of said indebtedness, and 140 votes were given against said proposition, i. e., the incurring of said indebtedness;

That the whole number of votes given upon said proposition, i. e., the incurring of said indebtedness, at each of the election precincts of said City at said Special Election, and the number of votes given at each of said precincts for and against said proposition, i. e., the incurring of said indebtedness, were as follows:

PRECINCT NUMBER ONE.

Whole number of votes given, 179. For said proposition, 177; against said proposition, 2.

PRECINCT NUMBER TWO.

Whole number of votes given, 45. For said proposition, 41; against said proposition, 4.

PRECINCT NUMBER THREE.

Whole number of votes given, 19. For said proposition, 17; against said proposition, 2.

PRECINCT NUMBER FOUR.

Whole number of votes given, 66. For said proposition, 62; against said proposition, 4.

PRECINCT NUMBER FIVE.

Whole number of votes given, 154. For said proposition, 144; against said proposition, 10.

PRECINCT NUMBER SIX.

Whole number of votes given, 163. For said proposition, 152; against said proposition, 11.

PRECINCT NUMBER SEVEN.

Whole number of votes given, 121. For said proposition, 115; against said proposition, 6.

Whole number of votes given, 114. For said proposition, 110; against said proposition, 4.

PRECINCT NUMBER NINE.

Whole number of votes given, 159. For said proposition, 150; against said proposition, 9.

PRECINCT NUMBER TEN.

Whole number of votes given, 157. For said proposition, 142; against said proposition, 15.

PRECINCT NUMBER ELEVEN.

Whole number of votes given, 163. For said proposition, 152; against said proposition, 11.

PRECINCT NUMBER TWELVE.

Whole number of votes given, 112. For said proposition, 109; against said proposition, 3.

PRECINCT NUMBER THIRTEEN.

Whole number of votes given, 150. For said proposition, 138; against said proposition, 12.

PRECINCT NUMBER FOURTEEN.

Whole number of votes given, 71. For said proposition, 60; against said proposition, 11.

PRECINCT NUMBER FIFTEEN.

Whole number of votes given, 81. For said proposition, 78; against said proposition,

PRECINCT NUMBER SIXTEEN.

.3·.

Whole number of votes given, 142. For said Proposition, 135; against said proposition, 7.

PRECINCT NUMBER SEVENTEEN.

Whole number of votes given, 135. For said proposition, 130; against said proposition, 5.

PRECINCT NUMBER EIGHTEEN.

Whole number of votes given, 131. For said proposition, 123; against said proposition, 8.

PRECINCT NUMBER NINETEEN.

Whole number of votes given, 137. For said proposition, 136; against said proposition, 1.

PRECINCT NUMBER TWENTY.

Whole number of votes given, 213. For said proposition, 201; against said proposition, 12.

That it be and is hereby declared and determined that at said Special Election the said proposition to incur said indebtedness was duly carried, accepted, and authorized by the 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 proposition to incur said indebtedness.

The petition of Joseph Kelly for permission to construct a concrete sidewalk and curb on Logan avenue, in front of Lots 19 and 20, Block 176, San Diego Land and Town Company's addition, was read and on motion of Alderman Hakes the same was granted.

The petition of R. H. Carr for a retail liquor license for a saloon at No. 1414 "E" street, between Fifth and Sixth streets, was presented and referred to the Health and Morals Committee.

The following report of the Joint Finance Committee in the matter of purchasing a right of way from Sarah A. Wiltse, was read and on motion of Alderman Hakes adopted, viz:

The Joint Finance Committee recommends that Sarah A. Wiltse be paid the money agreed upon for right of way, and that no attention be paid to back taxes.

L. A. Blochman,

April 22d, 1901.

J. P. M. Rainbow.

The following report of the Finance Committee in the matter of the bids for the removal of street sweepings, was read and on motion of Alderman Jones adopted, viz:

The Finance Committee recommends that the bid of J. W. Wheeler for the removal of street sweepings be accepted; and that the City Attorney be instructed to prepare the necessary papers to carry this recommendation into effect.

L. A. Blochman,

April 22d, 1901.

J. P. M. Rainbow.

The following report of the Joint City Lands Committee in the matter of the payment of delinquent state and county taxes in certain city property in Middletown, was read and on motion of Alderman Taber adopted, viz:

The Joint City Lands Committee recommends that the necessary steps be taken to pay the back taxes on Lot 2, Block 24, and Lots 11 and 12, Block 26, Middletown.

J. P. M. Rainbow,

L. A. Blochman,

C. I. Ferris,

April 22d, 1901.

W. H. C. Ecker.

The following report of the Joint City Lands Committee in the matter of the petition of John Work for permission to use Pueblo Lot 1329 for agricultural and grazing purposes, and offering \$15.00 for the same, was read and on motion of Alderman Landis adopted, viz:

The City Lands Committee recommends that the within petition of John Work for the use of Pueblo Lot No. 1329 be granted, and that he be allowed to use said land.

The City Lands Committee further recommends that all rights and privileges for agricultural and grazing purposes on city lands heretofore granted, or that may hereafter be granted, expire each and every year on the 1st day of October.

J. P. M. Rainbow,

L. A. Blochman,

C. I. Ferris,

April 22nd, 1901.

W. H. C. Ecker.

The report of the Joint City Lands Committee in the matter of the petition of Rosanne Murphy to lease Lots 11 and 12, Block 26, Middletown, for the term of five years, was read and on motion of Alderman Taber action thereon was postponed for thirty days.

The recommendation of the Public Building Committee that the Board of Public Works be granted authority to change pipes for heating the City Hall from the heater to the boiler was presented and ordered filed.

An ordinance establishing the grade of Eighteenth street at the south line of the city park was read and on motion of Alderman Taber adopted by the following vote to-wit:

AYES----ALDERMEN Ferris, Taber, Hakes, Jones, Rainbow, Landis, Blochman, Watson and Ingle.

NOES----NONE.

ABSENT -- NONE .

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 909.

An ordinance establishing the grade of Eighteenth street in the city of San Diego, California, at the intersection of the east line of Eighteenth street with the south line of the city park, and the intersection of the west line of Eighteenth street with 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 the east line and the west line of Eighteenth street in the city of San Diego, California, at the intersection thereof with the south line of the city park, be and the same is hereby established as follows:

The elevation of the points herein named to be above the datum line of levels 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 June 30th, 1886, be and the same is hereby fixed as follows:

At the intersection of the west line of Eighteenth street with the south line of the city park, 90.50 feet; at the intersection of the east line of Eighteenth street with the south line of the city park, 90.50 feet.

That the center line of said Eighteenth street above said points shall have an average elevation of the opposite curb grades.

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.

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.

On motion of Alderman Watson it is ordered that when the Board adjourns, it do adjourn until Thursday, April 25th, 1901, at 7:30 p. m.

An ordinance declaring the result of the Special Election held in the city of San Diego, California, on the Twentieth day of April, 1901, was presented and read, and on motion of Alderman Hakes, seconded by Alderman Taber, was adopted by the following vote, to-wit:

AYES---ALDERMEN Ferris, Taber, Hakes, Jones, Rainbow, Landis, Blochman, Watson and Ingle.

NOES---NONE.

ABSENT-NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 908.

An ordinance declaring the result of the special election held in the city of San Diego, California, on the twentieth day of April, Nineteen Hundred and One.

BEIT 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 twentieth day of April, Nineteen Hundred and One, pursuant to ordinance number nine hundred, of the ordinances of the said City of San Diego, passed and adopted by the Common Council of said city on the first day of April, Nineteen Hundred and One, and approved by the Mayor of said city on the second day of April, Nineteen Hundred and One, calling such special election to be held in said city on the said twentieth day of April, Nineteen Hundred and One, the proposition of incurring, by the said city of San Diego, a bonded indebtedness of six hundred thousand dollars in lawful money of the United States, payable in forty years in equal Amnual installments, with interest thereon at four and one-half per cent. per annum, payable semi-annually in like lawful money of the United States, for the acquisition, by said city, of the water works described in said ordinance number nine hundred, was submitted to the qualified electors of said city for their acceptance or rejection.

Section 2. That the whole number of votes cast at the said special election in said city upon said proposition was 2512 number of votes, of which number, 2372 votes were given in favor of said proposition and 140 votes were given against said proposition.

Section 3. That the whole number of votes given upon said proposition at each of the election precincts of said city at said special election, and the number of votes given at each of such precincts for and against said proposition were and are as follows:

PRECINCT NUMBER ONE.

Whole number of votes given, 179. For said proposition, 177; against said proposition, 2.

PRECINCT NUMBER TWO.

Whole number of votes given, 45. For said proposition, 41; against said proposition

PRECINCT NUMBER THREE.

Whole number of votes given, 19. For said proposition, 17; against said proposition, 2.

PRECINCT NUMBER FOUR.

Whole number of votes given, 66. For said proposition, 62; against said proposition,

PRECINCT NUMBER FIVE.

Whole number of votes given, 154. For said proposition, 144; against said proposition, 10.

PRECINCT NUMBER SIX.

Whole number of votes given, 163. For said proposition, 152; against said proposition, 11.

PRECINCT NUMBER SEVEN.

Whole number of votes given, 121. For said proposition, 115; against said proposition, 6.

PRECINCT NUMBER EIGHT.

Whole number of votes given, 114. For said proposition, 110; against said proposition, 4.

PRECINCT NUMBER NINE.

Whole number of votes given, 159. For said proposition, 150; against said proposition, 9.

PRECINCT NUMBER TEN.

Whole number of votes given, 157. For said proposition, 142; against said proposition, 15.

PRECINCT NUMBER ELEVEN.

Whole number of votes given, 163. For said proposition, 152; against said proposition, 11.

PRECINCT NUMBER TWELVE.

Whole number of votes given, 112. For said proposition, 109; against said proposition, 3.

PRECINCT NUMBER THIRTEEN.

Whole number of votes given, 150. For said proposition, 138; against said proposition, 12.

PRECINCT NUMBER FOURTEEN.

Whole number of votes given, 71. for said proposition, 60; against said proposition, 11.

PRECINCT NUMBER FIFTEEN.

Whole number of votes given, 81. For said proposition, 78; against said proposition

3•

4.

4.

PRECINCT NUMBER SIXTEEN.

Whole number of votes given, 142. For said proposition, 135; against said proposition, 7.

PRECINCT NUMBER SEVENTEEN.

Whole number of votes given, 135. For said proposition, 130; against said proposition, 5.

PRECINCT NUMBER EIGHTEEN.

Whole number of votes given, 131. For said proposition, 123; against said proposition, 8.

PRECINCT NUMBER NINETEEN.

Whole number of votes given, 137. For said proposition, 136; against said proposition, 1.

PRECINCT NUMBER TWENTY.

Whole number of votes given, 213. For said proposition, 201; against said proposition, 12.

Section 4. That it be and is hereby declared and determined that at said special election the said proposition to incur said indebtedness 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 the said city voting thereat, voted in favor of said proposition to incur said indebtedness, and that therefore the said city has been and is now authorized and empowered to incur a bonded indebtedness in the sum of six mundred thousand dollars in lawful money of the United States, payable in forty years in equal annual installments, with interest thereon at the rate of four and one-half per cent. per annum, payable semi- annually in like lawful money of the United States, for the acquisition by said city of the said water works described in said ordinance numbere A nine hundred.

Section 5. That this ordinance shall take effect and be in force from and after its passage and approval.

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, towit, the San Diego Union and Daily Bee.

A Joint Resolution granting permission to E. H. Wright to cut down certain trees in front of his property, was read and on motion of Alderman Taber adopted by the following vote, to-wit:

AYES----ALDERMEN Ferris, Taber, Hakes, Jones, Rainbow, Landis, Blochman, Watson and Ingle.

NOES----NONE.

ABSENT--NONE.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1310.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows:

That permission be and is hereby granted to E. H. Wright to cut down those cer-

tain trees in front of his premises located at No. 1042 Fifteenth street in the City of San Diego, California.

At this time Alderman Taber is excused from further attendance at this session of the Board.

After giving due notice, President Ingle did, in open session, sign An Ordinance (No. 905) transferring \$300.00 from the Delinquent Tax fund to the Legal fund; also An Ordinance (No. 906) directing the Board of Public Works to purchase lumber and nails and repair the bulk head to the main sewer on Atlantic street between "A" and "B" streets; also An Ordinance (No. 907) directing the Board of Public Works to purchase 200 feet of one-inch garden hose for the use of the Park department; also An Ordinance (No. 908) declaring the result of the special election held on the 20th day of April, 1901; also An Ordinance (No. 909) establishing the grade of Eighteenth street at the south line of the city park.

Thereupon the Board adjourned.

ATTEST:

President of the Board of Aldermen.

ADJOURNED MEETING.

men of the City of San Diego, California, April 25th, 1901.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 p. m., President Ingle presiding.

The minutes of Adjourned Meeting held April SSnd, 1901, were read and approved.

On motion of Alderman Hakes the petition of L. Mendelson for permission to use the surplus dirt on Eighteenth street between "B" street and the city park in filling up his fractional block, was withdrawn from the Joint Street Committee.

Thereupon on motion of Alderman Hakes the above mentioned petition of L. Mendelson was granted.

PRESENT -- ALDERMEN Hakes, Jones, Rainbow, Landis, Watson, Ingle and Clerk Vincent.

ABSENT -- ALDERMEN Ferris, Taber, and Blochman.

The minutes of Adjourned meeting held April 22nd, 1901, were read and approved.

On motion of Alderman Hakes the petition of L. Mendelson for permission to use the surplus dirt on Eighteenth street between "B" street and the city park in filling up his fractional block, was withdrawn from the Joint Street Committee.

Thereupon on motion of Alderman Hakes the above mentioned petition of L. Mendelson was granted.

An ordinance providing for the incurring of a bonded indebtedness in the sum of \$600,000.00, for the acquisition of water works, and providing the form of bond, and for the issuance and sale of bonds evidencing such indebtedness, was read.

On motion of Alderman Jones it is ordered that the time for the receipt of bids for the purchase of said bonds be fixed at 7:30 o'clock p. m., of the 17th day of June, 1901.

Thereupon on motion of Alderman Jones said ordinance was adopted by the following vote, to-wit:

AYES----ALDERMEN Hakes, Jones, Rainbow, Landis, Watson and Ingle.

NOES----NONE.

ABSENT--ALDERMEN Ferris, Taber and Blochman.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 914.

BEITORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. WHEREAS, the Common Council of the City of San Diego, California, be-

ing the legislative branch of said city, did, on the 18th day of March, 1901, pass and adopt by a two-thirds vote of all the members of each board of the said Common Council, Resolution Numbered 1304, by which resolution it was duly determined and declared that the public interest demands and the public necessity demands the acquisition of water works by said city, as designated and described in said resolution, to which reference is hereby made for further particulars, and that the acquisition by said city of said water works is necessary and convenient to carry out the objects and purposes of the municipality of the said city of San Diego; that the cost thereof will be too great to be paid out of the ordinary annual income and revenue of said city, and that all necessary and proper proceedings shall be taken and had according to the laws of the state of California; and

WHEREAS, said Resolution Numbered 1304, declaring said public interest and necessity, was duly approved by the executive of said city, to-wit, the Mayor thereof, on the 19th day of March, 1901, and was duly published in all respects as required by the terms thereof, to-wit: for three days in the city official newspaper of said city, to-wit, the San Diego Union and Daily Bee, viz., on the 22nd, 23rd and 24th days of March, 1901, and that said publication was made in the said newspaper proper and not in a supplement thereof, the said San Diego Union and Daily Bee being at all times herein mentioned the official newspaper of the said City of San Diego, and a daily newspaper published in the said City of San Diego seven days in each week; and

WHEREAS, on Monday, the first day of April, 1901, the said Common Council by a two-thirds vote of all the members of each board thereof did duly pass and adopt Ordinance Number 900, calling a special election in the said City of San Diego, submitting to the qualified electors of said city the proposition for the incurring of a bonded indebtedness of six hundred thousand dollars in lawful money of the United States, for the acquisition by said city of the water works described in said Ordinance Number 900, to which reference is hereby made for further particulars, the cost of which will be too great to be paid out of the ordinary annual income and revenue of said city; and

WHEREAS, the said Ordinance Number 900 was duly approved by the executive of said city on the 22nd day of April, 1901, and was duly published in all respects as required by law and by the terms of said ordinance, to-wit, for 12 days immediately prior to the 20th day of April, 1901, in the city official newspaper of said city, to-wit, the San Diego Union and Daily Bee, which newspaper is published seven days in each week in said municipality, viz., on the 7th, 8th, 9th, 10th, 11th, 12th, 13th, 14th, 15th, 16th, 17th, 18th, 19th and 20th days of April, 1901, and that said publication was made in said newspaper proper and not in a supplement thereof; and

WHEREAS, each and every one of the facts, matters, and things stated and recited in said Ordinance Number 900, calling said special election as aforesaid, were and are true and correct and in exact accordance with the statements and recitals contained in said Joint Resolution Number 1304; and

WHEREAS, on Saturday, April 20th, 1901, said special election, as called and specified in said Ordinance Number 900, was duly and regularly held and conducted in all respects as required by law and by said Ordinance Number 900, calling said election; and

WHEREAS, at said election the proposition for the incurring of said indebtedness and

the issuance of bonds therefor for said purpose, as specified in said Ordinance Number 900, was duly submitted to the qualified electors of said city in all respects as required by law and the provisions of said ordinance calling said election; and

WHEREAS, at said special election more than two-thirds of the qualified electors of said city voting at said special election voted in favor of the proposition submitted to them as follows, to-wit:

In favor of the incurring of said indebtedness by said city in the sum of six hundred thousand dollars in lawful money of the United States, payable in forty years in equal annual installments with interest thereon at the rate of four and one-half per cent. per annum, payable semi-annually in like lawful money of the United States, for the acquisition by said city of the water works described in said Ordinance Number 900, and the issuance of bonds for such indebtedness as provided by said Ordinance Number 900; and

WHEREAS, all the votes cast at said election were duly and properly cast and counted, and the returns thereof duly and properly certified, made, canvassed, and declared; and

WHEREAS, the whole number of votes cast at said special election in said city upon said proposition was 2512, of which number, 2372 votes were given in favor of said proposition, and 140 votes were given against said proposition; that at said election 2512 voters voted upon said proposition, of which number, 2372 voters voted in favor of said proposition, and 140 of said voters voted against said proposition; and

WHEREAS, said proposition has been duly accepted by the qualified voters of said city; and

WHEREAS, the said city has been and is now authorized and empowered to incur a bonded indebtedness of six hundred thousand dollars in lawful money of the United States, payable in forty years in equal annual installments, with interest thereon at the rate of four and one-half per cent. per annum, payable semi-annually, in like lawful money of the United States, for the acquisition by said city of the said water works described in said Ordinance Number 900.

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

Section 2. That the bonds of the said City of San Diego, for the payment of the cost of the acquisition of said water works, described in said Ordinance Number 900, shall issue as follows:

Thousand dollars each, and shall bear interest from their date until paid at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by interest coupons attached to said bonds, respectively, as hereinafter provided. And the principal and interest of said bonds shall be payable in lawful money of the United States in the manner following, that is to say: One fortieth part of the whole amount of the principal of said indebtedness represented by said bonds, to-wit, the sum of Fifteen Thousand dollars in lawful money of the United States, shall be paid annually each and every year, during said term of forty years, at the City Treasury of the said City of San Diego, by the Treasurer of said city, who shall be in office as such Treas-

urer at the respective times when such payments become due and payable upon the surrender of said bands; that the interest on said bonds shall be paid semi-annually, in like lawful money of the United States, at the City Treasury of said city, by the Treasurer of said city, who shall be in office as such Treasurer at the respective times when such payments of interest become due and payable upon the surrender of the interest coupons evidencing the same; that the first installment of said bonds, to-wit, the bonds numbered from one to fifteen, both inclusive, shall mature and be payable as aforesaid at the end of one year from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the second installment of said bonds, to-wit, the bonds numbered from sixteen to thirty, both inclusive, shall mature and be payable as aforesaid at the end of two years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by the coupons attached thereto;

That the third installment of said bonds, to-wit, the bonds numbered from thirty-one to forty-five, both inclusive, shall mature and be payable as aforesaid at the end of three years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the fourth installment of said bonds, to-wit, the bonds numbered from forty-six to sixty, both inclusive, shall mature and be payable as aforesaid at the end of four years from their date, which bonds shall bear interest at the rate of four and one-half per cent.per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the fifth installment of said bonds, to-wit, the bonds numbered from sixty-one to seventy-five, both inclusive, shall mature and be payable as aforesaid at the end of five years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the sixth installment of said bonds, to-wit, the bonds numbered from seventy-six to ninety, both inclusive, shall mature and be payable as aforesaid at the end of six years from their date, which bonds shall bear interest at the rate of four and one-half per cent.per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the seventh installment of said bonds, to-wit, the bonds numbered from ninetyone to one hundred and five, both inclusive, shall mature and be payable as aforesaid at the
end of seven years from their date, which bonds shall bear interest at the rate of four and
one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by
coupons attached thereto;

That the eighth installment of said bonds, to-wit, the bonds numbered from one hundred and six to one hundred and twenty, both inclusive, shall mature and be payable as aforesaid at the end of eight years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the ninth install ment of said bonds, to-wit, the bonds numbered from one hun-

dred and twenty-one to one hundred and thirty-five, both inclusive, shall mature and be payable as aforesaid at the end of nine years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the tenth installment of said bonds, to-wit, the bonds numbered from one hundred and thirty-six to one hundred and fifty, both inclusive, shall mature and be payable as aforesaid at the end of ten years from their date, which bonds shall bear interest at the rate of four and one-half per cent.per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the eleventh installment of said bonds, to-wit, the bonds numbered from one hundred and fifty-one to one hundred and sixty-five, both inclusive, shall mature and be payable as aforesaid at the end of eleven years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, which interest shall be evidenced by coupons attached thereto;

That the twelfth anxwar installment of said bonds, to-wit, the bonds numbered from one hundred and sixtysix to one hundred and eighty, both inclusive, shall mature and be payable as aforesaid at the end of twelve years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the thirteenth installment of said bonds, to-wit, the bonds numbered from one hundred and eighty-one to one hundred and ninety-five, both inclusive, shall mature and be payable as aforesaid at the end of thirteen years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the fourteenth installment of said bonds, to-wit, the bonds numbered from one hundred and ninety-six to two hundred and ten, both inclusive, shall mature and be payable as aforesaid at the end of fourteen years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the fifteenth installment on said bonds, to-wit, the bonds numbered from two hundred and eleven to two hundred and twenty-five, both inclusive, shall mature and be payable as aforesaid at the end of fifteen years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the sixteenth installment of said bonds, to-wit, the bonds numbered from two hundred and twenty-six to two hundred and forty, both inclusive, shall mature and be payable as aforesaid at the end of sixteen years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the seventeenth installment of said bonds, to-wit, the bonds numbered from two hundred and forty-one to two hundred and fifty-five, both inclusive, shall mature and be payable as aforesaid at the end of seventeen years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-

annually, which interest shall be evidenced by coupons attached thereto;

That the eighteenth installment of said bonds, to-wit, the bonds numbered from two hundred and fifty-six to two hundred and seventy, both inclusive, shall mature and be payable as aforesaid at the end of eighteen years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the nineteenth installment of said bonds, to-wit, the bonds numbered from two hundred and seventy-one to two hundred and eighty-five, both inclusive, shall mature and be payable as aforesaid at the end of nineteen years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the twentieth installment of said bonds, to- wit, the bonds numbered from two hundred and eighty-six to three hundred, both inclusive, shall mature and be payable as aforesaid at the end of twenty years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the twenty-first installment of said bonds, to-wit, the bonds numbered from three hundred and one to three hundred and fifteen, both inclusive, shall mature and be payable as aforesaid at the end of twenty-one years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the twenty-second installment of said bonds, to-wit, the bonds numbered from three hundred and sixteen to three hundred and thirty, both inclusive, shall mature and be payable as aforesaid at the end of twenty-two years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the twenty-third installment of said bonds, to-wit, the bonds numbered from three hundred and thirty-one to three hundred and forty-five, both inclusive, shall mature and be payable as aforesaid at the end of twenty.three years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the twenty-fourth installment of said bonds, to-wit, the bonds numbered from three hundred and forty-six to three hundred and sixty, both inclusive, shall mature and be payable as aforesaid at the end of twenty-four years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the twenty-fifth installment of said bonds, to-wit, the bonds mumbered from three hundred and sixty-one to three hundred and seventy-five, both inclusive, shall mature and be payable as aforesaid at the end of twenty-five years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest is evidenced by coupons attached thereto;

That the twenty-sixth installment of said bonds, to-wit, the bonds numbered from three hundred and ninety, both inclusive, shall mature and

be payable as aforesaid at the end of twenty-six years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto:

That the twenty-seventh installment of said bonds, to-wit, the bonds numbered from three hundred and ninety-four to four hundred and five, both inclusive, shall mature and be payable as aforesaid at the end of twenty-seven years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the twenty-eighth installment of said bonds, to-wit, the bonds numbered from four hundred and six to four hundred and twenty, both inclusive, shall mature and be payable as aforesaid at the end of twenty-wight years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the twenty-ninth installment of said bonds, to-wit, the bonds numbered from four hundred and twenty-one to four hundred and thirty-five, both inclusive, shall mature and be payable as aforesaid at the end of twenty-nine years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be avidenced by coupons attached thereto;

That the thirtieth installment of said bonds, to-wit, the bonds numbered from four hundred and thirty-six to four hundred and fifty, both inclusive, shall mature and be payable as aforesaid at the end of thirty years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the thirty-first installment of said bonds, to-wit, the bonds numbered from four hundred and fifty-one to four hundred and sixty-five, both inclusive, shall mature and be payable as aforesaid at the end of thirty-one years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the thirty-second installment of said bonds, to-wit, the bonds numbered from four hundred and sixty-six to four hundred and eighty, both inclusive, shall mature and be payable as aforesaid at the end of thirty-two years from thier date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest is evidenced by coupons attached thereto;

That the thirty-third installment of said bonds, to-wit, the bonds numbered from four hundred and eighty-one to four hundred and ninety-five, both inclusive, shall mature and be payable as aforesaid at the end of thirty-three years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the thirty-fourth installment of said bonds, to-wit, the bonds numbered from four hundred and ninety-six to five hundred and ten, both inclusive, shall mature and be payable as aforesaid at the end of thirty-four years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the thirty-fifth installment of said bonds, to-wit, the bonds numbered from five hundred and eleven to five hundred and twenty-five, both inclusive, shall mature and be payable as aforesaid at the end of thirty-five years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the thirty-sixth installment of said bonds, to-wit, the bonds numbered from five hundred and twenty-six to five hundred and forty, both inclusive, shall mature and be payable as aforesaid at the end of thirty-six years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the thirty-seventh installment of said bonds, to-wit, the bonds numbered from five hundred and forty-one to five hundred and fifty-five, both inclusive, shall mature and be payable as aforesaid at the end of thirty-seven years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the thirty-eighth installment of said bonds, to-wit, the bonds numbered from five hundred and fifty-six to five hundred and seventy, both inclusive, shall mature and be payable as aforesaid at the end of thirty-eight years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the thirty-ninth installment of said bonds, to-wit, the bonds numbered from five hundred and seventy-one to five hundred and eighty-five, both inclusive, shall mature and be payable as aforesaid at the end of thirty-nine years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto;

That the fortieth installment of said bonds, to-wit, the bonds numbered from five hundred and eighty-six to six hundred. both inclusive, shall mature and be payable as aforesaid at the end of forty years from their date, which bonds shall bear interest at the rate of four and one-half per cent. per annum, payable semi-annually, which interest shall be evidenced by coupons attached thereto.

And that said bonds shall be dated July 1st, 1901, and shall be substantially in the following form, to wit:

UNITED STATES OF AMERICA, STATE OF CALIFORNIA, COUNTY OF SAN DIEGO, CITY OF SAN DIEGO.

WATER BOND OF THE CITY OF SAN DIEGO.

\$1000.00

The City of San Diego, in the County of San Diego, State of California, for value received, promises to pay to the bearer hereof, at the City Treasury of said city, on the first day of July, A. D. _____, the sum of one thousand dollars (\$1000.00) in lawful money of the United States, with interest thereon from date at the rate of four and one-half per cent. per annum, payable at the City Treasury of said city semi-annually on the first day of January in each year, and on the first day of July in each year, on presentation and surrender of the interest coupons attached. This bond is one of a series of six hundred

bonds of like date, denomination, and tenor, varying only in dates of maturity, and numbered consecutively from one to six hundred, both inclusive.

It is hereby certified that all conditions, acts, and things, essential to the validity of this bond, exist, have happened, and have been done, and that all requirements of law and of the Constitution of this State; relating to the issuance hereof have been fully complied with by the proper bodies, officers, and persons, and that the issuance hereof has been duly authorized and directed by an ordinance of the Common Council duly passed, approved, and published, and that provision has been duly made for the collection of an annual tax sufficient to pay the interest on this bond as it falls due, and a sinking fund has been duly constituted to pay the principal at maturity, and that the total indebtedness of the said City of San Diego, including the indebtedness evidenced by the issuance of this bond, does not exceed the limit prescribed by the constitution and laws of the State of California.

IN WITNESS WHEREOF, the said city, by its Common Council, has caused this bond to be signed by its executive, the Mayor of said city, and signed by the Treasurer of said city, and countersigned by the Clerk of said city and attested by the corporate seal of said city hereto attached this first day of July, in the year A. D. Nineteen Hundred and One.

•	Mayor of the City of San Diego, California.
	Treasurer of the City of San Diego, California.
Countersigned by	
	Clerk of the City of San Diego, California.
	· · ·

That the interest coupons attached to said bonds, and evidencing the interest to accrue thereon, shall be substantially in the following form, to-wit:

The Treasurer of the City of San Diego, County of San Diego, State of California, will pay to the bearer hereof, on the first day of ________A. D. _____at the City Treasury of said city, the sum of twenty-two and 50/100 dollars in lawful money of the United States, it being the semi-annual interest due on said date upon water bond of the City of San Diego, numbered ______.

Treasurer of the City of San Diego, California.

That the interest of said respective bonds shall be evidenced by coupons in the foregoing form, varying only in numbers and date of maturity, attached to said bonds respectively, which coupons shall be numbered consecutively and signed by the Treasurer of the said City of San Diego; that the executive, to-wit, the Mayor of the said City of San Diego, be and he is hereby authorized, empowered, 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, empowered, and directed to sign his name as Treasurer of the said City of San Diego to each and every one of said bonds, and that the City Clerk of said city be, and he is hereby authorized, empowered, and directed to countersign each and every one of said bonds as Clerk of the said City of San Diego, and to affix the corporate seal of the 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, empowered, 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 said Treasurer shall constitute and be a sufficient and binding execution of each and every one of said coupons by said city.

Section 3. That it be and is hereby further ordained that there shall be levied and collected, each and every year, upon all the property subject to taxation by the said City of San Diego, a tax sufficient to pay all the interest on said bonded indebtedness, as such interest falls due, and sufficient also to pay one-fortieth of the whole amount of said bonded indebtedness each and every year as above provided, and sufficient to pay the whole amount of the principal and interest of said bonded indebtedness on or before maturity within forty years from the time of contracting the same; and that the said Common Council of the said City of San Diego hereby makes provision for the levy and collection of said taxes, and for the levy and collection of all sums that shall or may be necessary to pay in full the interest and principal of the said indebtedness as the same shall fall due, and hereby contracts, represents, and promises that such levy shall be made as aforesaid; and so far as the said Common Council has the power now to make such levy, it hereby makes the same.

And the said Common Council further ordains that there shall be and is hereby provided a sinking fund to be kept by the Treasurer of the said City of San Diego and his successors in office, to be designated as the "Sinking Fund for the Payment of the Water Works Bonds of the City of San Diego;" and that the proceeds of the tax levy above mentioned shall be paid into the said "Sinking Fund" as soon as the same shall be collected, and shall remain in said "Sinking Fund" until required for the respective payments 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 the said City of San Diego, and his successors in office, be and they are hereby each respectively authorized, directed and commanded to pay out of the moneys in said "Sinking Fund" the said respective sums of principal and interest of said bonds as the same shall fall due when demand shall be made therefor as required by law; and upon the surrender of said bonds and coupons to said Treasurer, it shall be the duty of the said Treasurer to cancel the same immediately after their surrender and payment.

And it is further ordained, promised, and agreed that none of the moneys paid into the said "Sinking Fund" shall be used for any purpose other than the payment of the principal and interest of said bonded indebtedness as in this ordinance specified, until the amount of principal and interest of said bonds shall be fully paid, and that all moneys paid into the said "Sinking Fund" shall be inviolably appropriated in the payment of the principal and interest of said bonded indebtedness; and that each and every one of the conditions and provi-

sions stated and provided in relation to said bonds as set forth in said Ordinance Numbered Nine Hundred shall be complied with.

Section 4. That said bonds shall be sold in the following manner, viz: The City Clerk of the said City of San Duego shall give notice that he will receive sealed bids for the purchase thereof until seven thirty o'clock p. m. on the seventeenth day of June, 1901. And said City Clerk is hereby authorized and directed to publish, or cause to be published, for a period of thirty days in the city official newspaper of said city, towit, the San Diego Union and Daily Bee, a notice inviting sealed proposals or bids for the purchase of all of said bonds, to be delivered as aforesaid; said notice shall be signed by the said City Clerk and shall contain a provision that the said Common Council reserves the right to reject any and all bids received, and that this Common Council shall thereafter award said bonds to the highest bidder therefor at seven o'clock and thirty minutes p. m. on the said seventeenth day of June, 1901, or as soon thereafter as the said common council can consider the matter, or at such time as the said common Council shall adjourn to on the said seventeenth day of June, 1901, if any bids for said bonds shall have been accepted by the said Common Council. Said bonds shall not be sold for less than their par value, and the proceeds of such bonds shall be placed in the municipal treasury to the credit of the proper improvement fund hereinafter created, and shall be applied exclusively to the purpose and objects mentioned in said Ordinance Numbered Nine Hundred. Said bids shall be for the unconditional purchase of said bonds as soon as they are ready for delivery. Each bid shall be accompanied by a check certified by a responsible bank in the said City of San Diego, California, for fifteen thousand dollars, payable to the City Treasurer of said city as a guarantee and assurance that the said bidder will take said bonds and pay therefor the price bid. Upon the delivery of and upon the payment for said bonds, said certified check shall be returned to the bidder.

Section 5. That thereshall be and is hereby provided and created a fund of the said City of San Diego which shall be known as the "Water Works Improvement Fund" to be kept by the Treasurer of the said City of San Diego, and the proceeds of the sale of said bonds shall be placed in the municipal treasury of said city to the credit of said "Water Works Improvement Fund," and shall be applied exclusively to the purpose and objects mentioned in said Ordinance Numbered Nine Hundred.

Section 6. That the Board of Public Works of the said City of San Diego be, and said Board of Public Works is hereby authorized and directed to have said bonds and coupons lithographed, and as soon as said bonds and coupons shall have been so lithographed, to deliver the same to this Common Council.

Section 7. That this ordinance shall take effect and be in force from and after its passage and approval.

Section 8. 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 three times in the city official newspaper of said city, to-wit, the San Diego Union and Daily Bee.

The annual message of Mayor Edwin M. Capps, transmitting the reports of the various departments of the City Government, was read and ordered filed.

A communication from the Board of Public Works stating that they had been unable to purchase a suitable team for the Fire Department for \$225.00, by advertising for bids, and asking for authority to purchase horses in the open market, together with a communication from the Board of Fire Commissioners asking that the Board of Public Works be authorized to expend \$250.00 for a team of horses for the Fire Department, instead of \$225.00, as provided in Ordinance No. 873, were read and on motion of Alderman Hakes the requests were granted.

Thereupon an ordinance directing the Board of Public Works to purchase two horses at a sum not to exceed \$250.00 for the use of the Fire Department was read and on motion of Alderman adopted by the following vote, to-wit:

AYES --- ALDERMEN Hakes, Jones, Rainbow, Landis, Watson and Ingle.

NOES----NONE.

ABSENT--ALDERMEN Ferris, Taber, and Blochman.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 912.

An ordinance authorizing and directing the Board of Public Works of the City of San Diego,

California, to advertise for bids and to purchase two horses at a sum not to exceed

\$25.00 for the use of the Fire 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 advertise for bids and to purchase two horses for Hose Company No. 3 of the Fire Department of the said City of San Diego, California, provided, the expense thereof shall not exceed the sum of \$250.00.

Section 2. That Ordinance No. 873 of the ordinances of the City of San Diego, California, approved February 4th, 1901, be and the same is hereby repealed.

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

At this time Alderman Jones is excused from further attendance at this session of the Board.

On motion of Alderman Watson the petition of R. H. Carr for a retail liquor license at No. 1414 "E" street, was withdrawn from the Health and Morals Committee.

Thereupon on motion of Alderman Hakes the petition of R. H. Carr for a retail liquor license at No. 1414 "E" street was granted.

After first giving due notice President Ingle did, in open session, sign an Ordinance authorizing and directing the Board of Public Works to purchase two horses for the use of the Fire Department, at a sum not to exceed \$250.00.

An ordinance accepting the bid of J. W. Wheeler for the removal of street sweepings

and authorizing the Board of Public Works to enter into a contract for the removal thereof, was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES ---- ALDERMEN Hakes, Rainbow, Landis, Watson and Ingle.

NOES----NONE.

ABSENT--ALDERMEN Ferris, Taber, Jones and Blochman.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 910.

An ordinance accepting the bid of J. W. Wheeler for the removal of street sweepings in the City of San Diego, California, and authorizing the Board of Public Works of said city to enter into a contract for the removal thereof.

WHEREAS, the Board of Public Works of the City of San Diego, California, under and by virtue of the provisions of Ordinance No. 884 of the ordinances of said city, approved February 26th, 1901, duly advertised for bids for the removal of street sweepings in the said City of San Diego; and

WHEREAS, in response to said notice calling for bids, J. W. Wheeler has offered to remove said street sweepings in said city at and for sum of \$80.00 per month; and

WHEREAS, the bid of the said J. W. Wheeler was the lowest bid received by the said Board of Public Works for the removal of street sweepings in said city.

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 of the City of San Diego, California, be, and said Board of Public Works is hereby authorized and directed to accept the bid of J. W. Wheeler for the removal of street sweepings in the said City of San Diego, California; and said Board of Public Works is hereby authorized, empowered, and directed to enter into a contract for the removal of said street sweepings with the said J.W.Wheeler for the sum of \$80.00 per month; said contract to be for a period of one year from date of said contract.

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

An ordinance authorizing and directing the payment of delinquent taxes on lot 2 in block 24 and lots lland 12 in block 26, Middletown, was read and on motion of Alderman Hakes adopted by the following vote, to-wit:

AYES --- ALDERMEN Hakes, Rainbow, Landis, Watson and Ingle.

NOES----NONE.

ABSENT--ALDERMEN Ferris, Taber, Jones and Blochman.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 911.

An ordinance authorizing and directing the payment of delinquent taxes due on lot 2 in block 24 and lots 11 and 12 in block 26 of Middletown, in the City of San Diego, California.

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

Section 1. That the State and County taxes now delinquent and due for taxes heretofore assessed upon lot 2 in block 24 and lots 11 and 12 in block 26 of Middletown, in the
City of San Diego, California, said lots being owned by the said City of San Diego, be and
said taxes are hereby ordered paid, and the City Auditor of the said City of San Diego be and
he is hereby authorized and directed to issue a warrant for the payment thereof upon presentation of the claim therefor in proper form.

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

An ordinance authorizing and directing the Mayor and City Attorney to purchase a right-of-way over certain land owned by Sarah S. Wiltse for a public road was read and on motion of Alderman Hakes adopted by the following vote, to-wit:

AYES --- ALDERMEN Hakes, Rainbow, Landis, Watson and Ingle.

NOES----NONE.

ABSENT -- ALDERMEN Ferris, Taber, Jones and Blochman.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 913.

An ordinance authorizing and directing the Mayor and City Attorney of the City of San Diego, California, to purchase a right-of-way over certain land owned by Sarah S. Wiltse for a public road.

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

Section 1. That the Mayor and City Attorney of the City of San Diego, California, be, and they are hereby authorized and directed to purchase, subject to taxes and tax liens, from Sarah S. Wiltse the following described right-of-way for a public highway in the City of San Diego, California, in the place and stead of that certain right-of-way to be purchased from the same person, and described and set forth in Ordinance No. 772, approved on the 19th day of June, 1900, which right-of-way is situated in the City of San Diego, County of San Diego, State of California, and described as follows:

A strip of land sixty (60) feet in width over and across lot 3 of the partition of Pueblo Lot No. 255 of the Pueblo of San Diego, according to a survey by H. L. Ryan, made under a decree of the Superior Court of San Diego County, California, dated January, 1890, a map whereof is on file in the office of the County Recorder of San Diego County; being all the land in said lot 3, lying and being within 30 feet of a center line described as follows, to-wit:

Said center line continued from Pueblo Lot 264 intersects the southwesterly boundary of said lot 3 at a point fifteen and two-tenths (15.2) feet northwesterly from the most southerly corner of said lot 3; thence continuing in the same direction north twenty-six degrees and five minutes west, magnetic bearing, for a distance of four hundred and fifty-nine (459) feet to a point in said lot 3; thence deflecting to the right twelve degrees and three minutes, and crossing the northeasterly boundary of said lot 3 at a point six hundred and eight and eight-tenths (608.8) feet southeasterly from the northeasterly corner of said lot 3 at a distance of one hundred and fifty-nine and six-tenths (159.6) feet from the said point of deflection, containing eighty-five one-hundredths (.85) of an acre; provided, that the ex-

pense thereof shall be the same as the provisions heretofore made for the purchase of said right-of-way in Ordinance No. 772 from the said Sarah S. Wiltse.

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.

A communication from the Board of Trustees of San Bernardino, signed by J. J. Hanford, President, and Legare Allen, City Clerk, asking the Common Council and city officials to attend the San Bernardino street fair on the 15th of May, 1901, as guests of the city officers of that city, was read and referred to the new Council.

After giving due notice, President Ingle did, in open session, sign an Ordinance providing for the incurring of a bonded indebtedness of the City of San Diego, California, in the sum of six hundred thousand dollars in lawful money of the United States, for the acquisition by said city of water works for the use of said city and its inhabitants and providing the form of bond and for the issuance and sale of bonds evidencing such indebtedness; also an Ordinance directing the Mayor and City Attorney to purchase a right-of-way over certain land owned by Sarah S. Wiltse for a public road; also an Ordinance accepting the bid of J. W. Wheeler for the removal of street sweepings and authorizing the Board of Public Works to enter into a contract for the removal thereof; also an Ordinance directing the payment of delinquent taxes due on lot 2 in block 24 and lots land 12 in block 26 of Middletown.

At this time the minutes of the meeting were read and approved.

Thereupon the Board adjourned.

President of the Board of Aldermen.

ATTEST:

Oltra Clanic

Regular Meeling
lancie Chamber of the Board of
Aldermen of the lity of san Diego, California,
May 6th 1901.

Pursuant to Cace the members and Members Elect of the Board of Aldermen of the City of Dan Diego, California, met this day at 10 oclock Am. for the purpose of Organization.

Present Aldermen g lele Haken, Dan & Jones, and Geo. To Walson, Aldermen Elect Geo M. Hawley J. le. Hyers, Sand & Ingle, H. M. Vandis alent-Non. M. J. Perrin J. P. M. Rainbow and Clerk Vincent,

Call States that the First Business in order is the Election of a Lemporary Chairman

Mercupou Aldeman Ingle was Elected as Temporary chairman.

The West business in order being the Elichowoz a President of the Board For the Eusning Terms. Aldonnen Haves moved that the Board Proceed to Elect the President by ballot which was adopted

The chairman appoints aldernice Hakes and Perine as Tellers and the Board proceed to Base twich the Fallowing resulting.

Aldernian Rainbow 4 votes

Aldernian Jones wins votes

Thereupon Alderman Jones having Keed a majority of all the botts Rast was declared duly elected Politicent of This Board for the ensuing Term, Which Election on Motion of Plaintow was made unaimous,

President Jones here assumed the chair and in a brief speech thanks the members of the Board for the Honor Confered repor him.

At This time a Committee from the Board of Deligates Consisting of Deligates Woolman and Plank appear and inform This Board of the Organization of the Board of Deligates by the Election of Deligate Ecker as president, and that Daid Board of Deligates is now ready to meet with this Board in Joint. Dession for the purpose of Electing a City Clerk and City Altomey.

Thereupow On Motion of Alderman Hakes it is ordered that this Board now proceed to the Chamber of the Board of

Allegates to meet with said Goard in Joint Dessiver for the people of Electing a Rity Clerk and City allomey Thereupow the Board Volv proceeds to the Chamber of the Board of Delegates to West with said Board in Joint Dession for the pewrfore abour Meulioned. Sout Dession. The Board of Aldermen How bring Sealed with the Board of Delegales in the Chamburg Daid Board with President Jones in the chair, The Roll is Dalled with the Jollowing result.

Gresent Aldernew Halles, Jones, Watson, Hawley, Hyers, Ingle, Landix, Perrin, Ed Rambow, Buseut Deligates, Butler, Morpe, Chapman, Jenke, Guinaw, Claric, Odlair, Bratbury, Lambert, m Neill, Ecker,

Galwillig, Bwinell, Kayser, Briggs, Busch, Vervis Ed Woolman,

appoint a Committee of Leve to wait upon the mayor and invite him to address the Council. Thereupou.

President Jones appoints as such Committee Alderman Harre, and Delegate Landbut Who now retire.

Du niolioco it is Ordered that the Bresident appoint Levo Tellers, Whereupon President Jones appoints as such Tellers Alderm aw Watsow El Delegate Kayser,

On Moliow of Delegate Bradbury it is ordered that in the Elect ion of City Clork and City attorney, Nominations by made

At this time the notifications Committee appear with mayor Poppe Ed Mayor Elect Frany and Conduct Them to a seat upon the Rostrumo, Whereupon mayor Capps. Presents mayor Elect Fray with the Keys of his Office, Introduces him to the Council and reliver, mayor Frany then proceed to read his mangural message The Dame after bring read was Ordered placed on file.

Resident Jones States that the Next business in order is The Exection of City Clerk, Whereufour a ballot was taken with the Following result: Fotal votes Cast 27. Geo S. Goldman Receives 18 boles

J. J. Daley . receives 8 votes votes

George & Goeoman having received a majority of all the botes Cast, Resident Jones beclares him duly Elected City Clock for the ensuing Verm.

Tresident Jones now states that the next business in order is the Election. If Rity attorney, Whereupon a ballot was taken with the Following result folds votes last 2%.

H. E. Doolittle receives 16 voles

M.R. Luy Receives 7 boles

Watson Pavish receives 4 botes

H, E, Doolittle having received a majority of all the Part President Jones declares him duty. Elected Die attorney of the Dity of Dan Diego, California, for the ensuing Lerm.

declared unanimous.

The Business of the Joint Ression being now Completed on.
The Joint Session Molion Chyowned

The Board of Aldernew bring now Ressembled in the Chamber of Daid Board with Resident Jones in the Chair, There were Present Aldernew Hakes, Jones, Watson, Hawley, Hyers, Ingle, Lankis, Pevrin, Ed Rambow,

Absent none

Me Following Communication from the City auditor Frans-Milling the assessment toll for the Fiscal year/901. Was received, read and on Motion referred to the Ways and means Committee. and is as Follows, viz:

Lan Diezo, California May 6th 1901

To The How Common Council,

San Diego, California,

Me accordance with Provisions of Sec. 9, of Chapter 1. Of Article VI.

of the Charter, I herewith deliver to you the assessment toll of the City

of Dan Diego, California, For Fiscal year 1901.

Yours Fruly Nat R. Titus Pity Auditor

Report of the Pound Keeper Jor the month of April 1901, Was received read and on Motions Filed 308

Du Motion of Alderman Rainbow, it is Ordered shat when the Board adjourns, It adjourns until 7,30 O'clock P.M. Shis day,

Thereupon the Board adjourned until 730, P.M.,

Dan A Jones

President of the Board addomina

Attest Grad. Galdenan Dity Eterk

Regular Meeting

Conneil chamber of the Board of

Aldornew of the Rity of Ran Diego

California may 6th 1901

Pursuant to adjournment a meeting of the Board was held this day at 7.30 O'clock P.M. President Jones presiding.

Present Aldernew Rainbow Hyers, Landis Watson, Jones, Ed Clerk

Absent aldernen Pevin, Hawley, Hakes, Ed Ingle,

A Communication From the Mayor Wansmitting Communication from the City Lat Collector requesting the appointment of additional deputies received read and on motion Postfoned.

Communication from the City Council of San Bernardino to the City Council, and other City Officions of the City of Que Diego, misting them to attend sheet Fair in that City on may 15th 1901, was read and ordered Filed

Petition of Citizens asking for Estimate of Cost of Grading 14 the breef from I strutto Park presented, read and on motion man Granted,

Petition of Chas Henra for Retail Liquor liceuse presented, read and on motion Postponed.

At this Time alderman Hacoley Enteres and takes his sent

A Joint Persolution directing the city Engineer to Establish the Grade of "K" street from the east side of Leventy Lifeth Street, to the most side of Thirty-First Street, man presented read and adopted by the Journing vote, to-mit;

Ayes Aldernew, Haroley, Rambow, Hyers, Landis, Matron and Jones Wors none

Absent aldernen Perrin, Hakes, End Ingle,

Said Joint Resolution as adopted is as Follows, viz:

Be It Resolved By the Common Council of the City of Dan-

Diego, as Follows:

That the Rity Engineer of the Rity of Land Diego, California
ba and he is hereby authorized and directed to Establish the Grade
of Katreet from the last side of Twenty-Fifth street to the most

Dide of Thirty-First Street and return the Dame to this Common Connecil at the Earliest Josseble Moment. At This Time President Jones appoints Temporary Mays and Means Committee as Follows. Aldernew H.M. Landis, Geo. M. Haroley Ed J. P.M. Rambows. Adjourns it adjourn until Monesday may 8th 1901, at 7,30 Oclock Atalement of Exerces of the City Government, by Department, Repared under authority of the Board of Public Works. For the Month Entiry March 31 1901. presented, and ordered Filed. the Communication of the City anditor Fransmitting the and those Estimate of the probable necessities of the City for the year 1901, also the assessment holl for the year 1901, was presented, read and on motion refered to the Joint Trays and means Committee, Thereufow the Board adjourned will Wirmsday may 8 1901, at 7.30 P.M. Dan & Jones President of its Board of Aldernies attest Geor Fredman

Adjourned neeting

Of Aldermen of the City of Dan Diego California, May 8th 1901.

Pursuant to adjournment a meeting of the Board was held this day at 7,30 O'clock P.M. Ansident Jones in the chair.

Present Aldermen Perrine, Rainbow, Hyers, Landis, Walson, & President Jones End clerk Vincent.

Absent Aldermen Hawley, Hakes Ed Ingle,

The Minutes of the Meeting of may 6th was real and approved

A Rommunication from lele, Haller Fendering his resignation as a Member of this Board was received Head, and on motion of aldoman Perrin Seconded by alderman Landis was accepted,

Thereupon Alderman Landis Moores that the Filling the vacancy Caused by the resignation of alderman Hakes by poshfoned until later in the Evening. Which Motion was adopted.

Ou Molion it was ordered that when this Board adjournment adjourn until may roth 1901, at 7,30 P.M.

Elevations for "K" street between no the and shirty- First streets was presented Head and on motion ordered filed.

Mead and on motion ordered filed.

Movempour an ordinance Establishing the Grain of "Street from the east line of no "the the the the the street of the most line of 31 the thrain of the resented read and on motion of Aldeman Pevrin adopted by the following vote, to wit:

Ayes Alderman Pevrin, Haroley, Ramibow, Hyers, Landis, Walson Ed President Jones.

Nors none Absent Aldermen Angle

Ordinance No. 915.

An Ordinance Establishing the Grade of "K" Street in the City of San Diego, California, from and Including the East Line of Twenty-fifth Street to and Including the West Line of Thirty-first Street.

Be it ordained, by the Common Council of the City of San Diego, as follows:

Section 1. That the grade of "K" street in the City of San Diego, California, from and including the east line of Twenty-fifth street, to and including the west line of Thirty-first street, be, and the same is hereby established as follows:

The elevation of the points herein named 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 June 30th, 1886, shall be and the same are hereby fixed as follows:

At the southeast corner of "K" street and Twenty-fifth street, 77 feet. At the northeast corner of "K" street.

and Twenty-fifth street, 78 feet;
At the southwest corner of "K" street
and Twenty-sixth street, 89 feet;
At the northwest corner of "K" street

At the southeast corner of "K" street and Twenty-sixth street, 89 feet; At a point 80 feet north of the south-

and Twenty-sixth street, 90 feet.

east corner of "K" street and Twentysixth street, '90 feet; At the southwest corner of "K" street and Twenty-seventh street, 109 feet; At a point 80 feet north of the southwest corner of "K" street and Twenty-

seventh street, 110 feet;
At the southeast corner of "K" street and Twenty-seventh street, 109 feet;
At the northeast corner of "K" street and Twenty-seventh street, 110 feet;

Ordinance as adopted is as Fallows;
of establishing grades by of "K" street with the west line of At the in
"approved June 30th, 1886, Langley street (formerly known as Bay of "K" str

View Avenue), 97 feet; At a point on the south line of "K" street 80 feet south of the intersection of the north line of "K" street with the west line of Langley street, 97 feet;

At the intersection of the north line of "K" street with the east line of Langley street, 96 feet; At the southwest corner of "K" street

At the southwest corner of "K" street and Twenty-eighth street, 84 feet;
At the northwest corner of "K" street

and Twenty-eighth street, 85 feet;
At a point 80 feet east of the southwest corner of "K" street and Twenty-eighth street, 84 feet;
At the northeast corner of "K" street

and Twenty-eighth street, 85 feet.
At the intersection of the north line of "K" street with the west line of Hoitt street (formerly known as Twenty-ninth street in Hoitt's Addition to the City of San Diego, California), 83 feet;

At the northeast corner of "K" street

At the intersection of the north line
of "K" street with the east line of Hoitt
street, 82 feet;

At the intersection of the north line of "K" street with the west line of Twenty-ninth street (formery known as Thirtieth street in Hoitt's Addition), 80

feet.
At the intersection of the north line of "K" street with the east line of Twenty-ninth street, 79 feet;

Twenty-ninth street, 79 feet;
At the intersection of the south line of "K" street with the east line of Twenty-ninth street in Power's Addition to the City of San Diego, California, 77 feet;

At a point 60 feet west of the intersection of the south line of "K" street with the east line of Twenty-ninth street, 78 feet;

At the intersection of the north line of "K" street with the west line of Dodson street (formerly known as Thirty-first street in Hoitt's Addition), 75 feet;

of "K" street with the east line of Dodson, street, 74 feet; At a point on the south line of "K" street 80 feet, south of the intersection

At the intersection of the north line

of the north line of "K" street with the east line of Dodson street, 74 feet;

At the intersection of the north line of "K" street with the west line of Thirtieth street (formerly known as Thirty-second street in Hoitt's addition), 73 feet;

At the intersection of the north line of "K" street with the east line of Thirtieth street, 72 feet;

At the intersection of the south line of "K" street with the west line of Thirtieth street in Bower's Addition, 70 feet;

At a point on the north line of "K" street 80 feet north of the intersection of the south line of "K" street with the west line of Thirtieth street, 71 feet;

At the intersection of the south line of "K" street with the east line of Thirtieth street, 70 feet;

At a point on the north line of "K" street 80, feet north of the intersection of the south line of "K" street with the east line of Thirtieth street, 71 feet;

At the southwest corner of "K" street to be published once in the city of and Thirty-first street (being the northeast corner of block numbered 102 of San Diego Union and Daily Bee.

Central Park Addition to the City of San Diego, California, 78 feet;

At the northwest corner of "K" street and Thirty-first street (being the southeast corner of block numbered 101 of Central Park Addition to the City of San Diego, California), 78 feet;

The grade of said "K" street between the points fixed by this ordinance shall be of uniform ascent and descent, and the center line of said portion of said "K" street shall have an average elevation of the opposite curb grades

vation of the opposite curb grades.
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.

after its 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

A Resolution of the Board of Aldernew Living Rouseut to the Board of Delegates to adjourn for a longer time shaw one miss was presented read and on motion, was adopted and is an Follows, towit: Resolution.

Be it Resolved By the Board of Aldermen of the City of Daw Diego, as Follows:

That the Consent of This Board be and the Same is hereby given to the Board of Delegates to adjourne From may 8th 1901, to may so the 1901, at 7.30 O'clock P.M.

Estimate of the Cost of graining 14th Street from the north line of "I street to the south line of the City park was presented, read and on motions of Alderman Pevrin adopted by the following vote, viz.

Ayes Aldermen, Perrin, Hawley, Rainbow, Hyers, Landis, Watson Ed President Jones,

Nors noue Absent Alderman Ingle,

Laid Joint Resolution as adopted is as Follows: Joint Resolution No 1312

Be it Resolved By the Common Council of the City of Raw Diego, as Follows: That the City Engineer of the City of San Diego, California

That the City Enquieer of the City of San Diego, California by and he is hereby authorized and directed to make an Estimate of the Cost of greating Fourteenth Street, including the Dide-tracks Thereof, From the Horth line of "I Street to the Comb line of the City Park, and return said Estimate to this Common Council at his Earliest Comminence.

Proceed to File the vacancy Caused by the resignation of Alderman Halles, Cavied, whereupon, alderman Rainbow Moninates

818

Mr. Whiteon, Aldriman noton seconds the homination, No order Momination, he deline minimination, he believe, the chart has mo unabureted to last the house of the class of the class of the house of the class to fit the unexposed town of allowing to be staked.

Report of the goust mayer and means committee. There has forthat out year 1901. Marge Latter out a an Fallow Le- mit.
Sand year 1901. Marge man de filed and a sallow for 1901.

To the Honorable Common Guncil

of the belief som Degs, Balifornia.

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Upon the lotal sossesmont told for the forthe trace year 1901, 013:\$17, 444,000.
We solined to those were be a small forcewhope of Delinquencies, and have thoughour based our solinester upon \$17,000,000 met valuation.

outon Dues our remneus upon \$ 17,000,000 has balloted a rate of \$1.0 upon

The \$ 100.00 assessed valuation, which we recommend to be apportund as

Asse Department Tund.

Mate of \$17 whow the \$100,00 . assessed valuation were fore duce \$30,00.
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Naket & 140 - upon the \$100.00 around valuation, legether with the behindled applicated from other bowning the obrast thick amount and your, and \$1400 - for Ethat the beginning the obrast the beginning the obrast these the besiness from the obrast the beginning the obrast

and right of may. Labor thoung the miles mouth, and doe brouds \$800 -, forward

hewver and Damage Fund.

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Jublie Races under Moreware of the orthast with the dan Dugs gad \$ 18,600-, the unount tequenced for the payment of lighting the street and . Plute of \$. 155 upon the \$ 100,00 accourt Taluations were Thomas Stud Light Fruit.

and Electric light Compount. Just improvement Funk.

Public Hearth Fund. Parte and Hazas for the surrent Freed, year. which mu Boothe status and maturial to proporty lave for Kate of \$,003 upon the \$100.00 research valuation were mortune

Department during the current trocal year. \$ 840, which undust but drovide in july for mainlaining the Hearth Hale of \$1 007 upon the \$100,00 account valuation mul Testuce

Public Building Fund.

Office oxund. Mas Trovilas & 6,000.00 for baymuch on new out Hall building. Joil aut fail alleutauti. Ilaza Purchace, aut for gas used by the city; and Unount well morelle in Jull for rendals of Jubles buildings, Engine House The letimated appointments from Leeman, mil Produce \$ 11400, which Hate of the or whow the \$ 100,00. account taluation, lagorher with

ung, Just, auch natur Jos the various lepostments, if Proposed sconomy is \$1700 - Which well more he in Jul Jorda Malionary, Booker, Poolage, Mint Rale By \$. 01. upon the \$ 100,00 . accessed talealières were thooker

1901, auch the openie election hald april 30 te, 1901, the total Expenses of Mold Jumany 17th, 1901, Gunral minespol Electron hald april 3th Expenses of the Chy Moung the Ewound Greed year, including the Secul \$ 6 400 - , Thick unount will morrish for the gowerus and Coulingont The teliment appointment from order bowcers, but Tho duce Kate of \$10.45 upou the \$100.00. assessed valuation begather with Amuah Jund. Ubeld.

is Sufficient to provide for the necessary Expressed of the logal Fund, The neverne downed from the deluguent have, orz. \$ 1000-Logal Fund.

Which Eletions amount to \$ 4,7-07!

Thoughow an Ordunause Fiting the Rate of Later Ochore Boul interest and sunding Fund. Africage Boul interest and suiting Fund. Fire Hydraut Stud _G H General Shurd When Jund Jund Oublie Building Jund Public Health Flund Part unprovement Jund Sund Mall tuth -9 91 Ulewor and Damage Jund Street Juni Fire Department Fund Buch milk my "Ethibist In m H. Bende ast, Kayrer go, dand J. O. M. Clambow. Hyn, Laudis Bapachfully dubrailed with the apportionments have accorded morred Exhibit A" Mr Therefore, (Decommend the abolion of an Ordinames in accordance Thick amount were Porche for the redomption of Bonds and Bayment of whereast Rale of & whow the \$ 100.00 assessed valuation med Treatures \$18000-Refunding Bouduloust and Susting Tund. Thick Poveder for the Redomphore of bouls and payment of entured tesquired. Rale 2/4,05 upon the \$100,00 account baluation much Boloo dehood Bouduitured and sinking Vand. Messoamy Expenses of the Public belowing the Current Frosal years. Apportionments from order sources, new moduce \$6220, thick me morride for the (Late of \$, 05 upon the \$ 100,00 arread valuation, logather with the estimated Library Kundi Umount were for the rental of the of our hydraule - now Established. Take of \$, 080's when the \$ 100,00 assared valuation true Produce \$ 10 200, which Vice Hydraux Jund. Thoughord, No leary is recommended for said Jund.

to bu levied, and Sevying the tates upon all taxable property, both real and Personal, in the city of San Diego, For the Fiscal Jear! 1901, was presented read and on motion, was abopted by the Following vote to-nit.

Ayer Aldermen. Perrin, Hawley, Rainbow, Hyers, Landis, Watson, Ed President Jones,

Nous None.

Absent aldernew Ingle.

Said Ordinance as adapted is as Fallows:

Ordinance No. 916.

An Ordinance Fixing the Rate of Taxes to be Levied and Levying the Taxes Upon All Taxable Property, Both Real and Personal, in the City of San Diego, County of San Diego, State of California, Necessary to Raise Sufficient Revenue to Carry on the Different Departments of the Municipal Government of Said City, and to Pay the Interest on and Provide a Sinking Fund for the payment of the Bonded Indebtedness of Said City, for the Fiscal Year 1901.

Be it ordained, by the Common Council of the City of San Diego, as follows:

Section 1. That the rate of taxes to be levied upon all taxable property, both real and personal, in the said City of San Diego, County of San Diego, State of California, necessary to raise sufficient revenue to carry on the different departments of the municipal government of said City for the fiscal year 1901, and to pay the interest on and to provide a sinking fund for the payment of the bonded indebtedness of said City for said fiscal year, be, and the same is hereby fixed at the sum of \$1.10 for each One Hundred dollars (\$100.00) valuation of taxable property, both real and personal, upon the assessment roll of the said 'City of San Diego. for the fiscal year 1901, and that there be and is hereby levied for the said fiscal year 1901 upon all taxable property, both real and personal, in the said City of San Diego, the following taxes to-wit; \$1.10 for each One Hundred dollars (\$100:00) valuation of property upon the assessment roll of said City for said fiscal year 1901, and that the whole amount of said levy be, and the same is hereby, apportioned to the several funds of said City as follows, to-wit:

1. To the Fire Department Fund.\$.17
2. To the Salary Fund......\$.17
3. To the Street Fund.....\$.145
4. To the Sewer and Drainage
Fund.......\$.01
5. To the Street Light Fund...\$.155
6. To the Park Improvement.

and Sinking Fund......\$.05
14. To the Refunding Bond Interest and Sinking Fund......\$.15
Section 2. That this ordinance shall take effect and be in force from and 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.

At this time M. M. Whitsow took the Oath of Office as alderna of the City of Dan Diego, California, to Jill the unexpired Ferm of lole. Haves resigned, and took his Deat.

Afler First giving due notice President Jones did in Open Dession Sign the Following Ordinances, Fo- Wit; Ordinance No 915 Ettablishing Grade of "The Treet." Ordinance No 916 Fiting Fatrate for Fixed Jew 1901.

Activo on Ordinance authoring the Rity Lot

Collector to appoint Les	uporary.	Dapulies	to assist in	The Collection	oz etw city
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The Board Was now La					
Dame was again Porto	boned unti	e may so	tu 1901.	,	
Petition of had bren Postponed at Mutil I may 20 th 1901	chox Her	uko. For ret	nie higur die	euse action	ou which
had brew Postponed at	last mee	Ting of the	is Board Wa	sagain Pa	stponel
until may so de 1901.					
P.M.	Le Board	aljown	ed will ma	ay 20 th 1901.	at 7,30 oclo
P.M.	effective a management of the state of the s	t to the committee records and the committee and	•	,	
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SPECIAL MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California,
May 14th, 1901.

Pursuant to the following call of the Mayor, to-wit:
Office of the Mayor of the City of San Diego, California,

May 13th, 1901.

To the Members of the Common Council

of the City of San Diego, California,

Gentlemen: --

I, Frank P. Frary, Mayor of the City of San Diego, a municipal corporation 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 the 14th day of May, 1901, 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, California.

The purpose for which said special session is called is to consider the advisability of rescinding and repealing sections 26 and 27 of that certain ordinance numbered 134 of the ordinances of the City of San Diego, California, entitled, "An ordinance to repeal lapsed, illegal, and unused franchises," approved September 17th, 1891, and to take such other and further action as the said Common Council may deem advisable in regard to those certain franchises granted by the Common Council of said city, one by ordinance numbered 270, approved July 28th, 1888, granting to the Del Mar and San Diego Railroad Company the right to construct and maintain a steam railroad in the City of San Diego, California, and the other granted by ordinance numbered 339, passed and approved May 3rd, 1889, granting to the Los Angeles, San Diego and Yuma Railway Company the right to construct and maintain a steam railroad in the said City of San Diego. And to take such other and further action in regard to the repeal of the said sections of said ordinance numbered 134, and in regard to said franchises as this Common Council may deem advisable.

And you are hereby notified that your presence is desired at the said special session at the said time and place, and for the purposes above mentioned.

George D. Goldman, City Clerk of the said City of San Diego, and ex-officio Clerk of the Common Council of the said City of San Diego, is hereby directed and instructed to serve, or cause to be served, notices in writing of this call upon each and every member of said Common Council; said notice to contain a statement of the time, place, and object of said special session.

FRANK P. FRARY,

Mayor of the City of San Diego, California.

and to the following notice of the City Clerk, viz:
Office of the City Clerk of the City of San Diego, California,

May 13th, 1901.

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 Frank P. Frary, Mayor of the City of San Diego, California, I hereby notify you that he, the said Mayor of the City of San Diego, has this day called a special session of your Honorable Body for the 14th day of May, 1901, 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, California.

The purpose for which said special session is called is to consider the advisability of rescinding and repealing sections 26 and 27 of that certain ordinance numbered 134 of the ordinances of the City of San Diego, California, entitled, "An ordinance to repeal lapsed, illegal, and unused franchises," approved September 17th, 1891, and to take such other and further action as the said Common Council may deem advisable in regard to those certain franchises granted by the Common Council of said city, one by ordinance numbered 270, approved July 28th, 1888, granting to the Del Mar and San Diego Railroad Company the right to construct and maintain a steam railroad in the City of San Diego, California, and the other granted by ordinance numbered 339, passed and approved May 3rd, 1889, granting to the Los Angeles, San Diego and Yuma Railway Company the right to construct and maintain a steam railroad in the said City of San Diego. And to take such other and further action in regard to the repeal of the said sections of said ordinance numbered 134, and in regard to said franchises as this Common Council may deem advisable.

And you are hereby notified that your presence is desired at the time and place, and for the purposes above specified.

GEO. D. GOLDMAN,

(Seal.)

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

By H. W. VINCENT, Deputy.

We, the undersigned, members of the Common Council of the City of San Diego, County of San Diego, State of California, hereby acknowledge the receipt of, and the service upon us of a copy of the above and foregoing notice, this 13th day of May, 1901.

W. W. Lewis,

H. M. Landis,

E. G. Bradbury,

J. P. M. Rainbow,

F. C. Hyers,

Geo. Butler,

J. S. Clark,

R. J. Blair,

Barker Burnell,

F. H. Briggs,

Geo. B. Watson,

G. M. Hawley,

S. G. Ingle,

M. J. Perrin,

Henry Busch,

A. H. Kayser,

Dan F. Jones,

Geo. McNeill,

John W. Lambert,

R. P. Guinan,

Geo. B. Chapman,

H. Woolman,

W. W. Whitson,

W. H. C. Ecker, by S. Kahn,

M. W. Jenks,

E. C. Thorpe.

A meeting of the Board of Aldermen was held this day at 7:30 p. m., President Jones presiding.

PRESENT--ALDERMEN Hawley, Rainbow, Ingle, Perrin, Hyers, Landis, Watson, Jones, and Clerk Vincent.

ABSENT---ALDERMAN Whitson.

The following Message from the Mayor, stating the objects of the Special Meeting was read and ordered filed:

Office of the Mayor of the City of San Diego, Califonia,

San Diego, Cal., May 14th, 1901.

To the Honorable Common Council of the

City of San Diego, California,

Gentlemen: --

Having on the 13th day of May, 1901, issued a call for and called a special session of your Honorable Body for the 14th day of May, 1901, 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 City of San Diego, California, I now desire to and do hereby notify you, being now assembled pursuant to said call, of the object for which you have convened, which is as follows:

The purpose for which said special session is called is to consider the advisability of rescinding and repealing sections 26 and 27 of that certain ordinance numbered 134 of the ordinances of the City of San Diego, California, entitled, "An ordinance to repeal lapsed, illegal, and unused franchises," approved September 17th, 1891, and to take such other and further action as the said Common Council may deem advisable in regard to those certain franchises granted by the Common Council of said city, one by ordinance numbered 270, approved July 28th, 1888, granting to the Del Mar and San Diego Railroad Company the right to construct and maintain a steam railroad in the City of San

Diego, California, and the other granted by ordinance numbered 339, passed and approved May 3rd, 1889, granting to the Los Angeles, San Diego and Yuma Railway Company the right to construct and maintain a steam railroad in the said City of San Diego. And to take such other and further action in regard to the repeal of the said sections of said ordinance numbered 134, and in regard to said franchises as this Common Council may deem advisable.

The call for said special session is based upon a telegram received from Mr. William H. Carlson, which is as follows:

"Hon. Frank P. Frary,

Mayor San Diego, Calif.

"Offered money build Yuma Railroad call special meeting Council repeal resolution clouding Yuma franchise also pass resolution permitting construction thereunder by H. H. Carter trustee Oriental Pacific Railway Company also resolution endorsing San Diego Phoenix desert land grant wire answer Dead Head.

Wm. H. Carlson."

If it is the wish of your Honorable Body to repeal the provisions of the ordinances which effect the franchise mentioned in this telegram, I herewith hand you an ordinance which will comply with his request in this particular. And I herewith present the whole matter to you, knowing that it will receive your careful consideration.

All of which is respectfully submitted,

Frank P. Frary,

Mayor of the City of San Diego, California.

At this time Delegates Clark and Blair enter and inform the Board that the Board of Delegates desires to meet with this Board in Joint Committee of the Whole for the purpose of considering the Message of the Mayor and the matters connected therewith.

On motion of Alderman Ingle it is ordered that the Board go into Committee of the Whole to meet with the Board of Delegates in Joint Committee of the Whole, as requested by said Board of Delegates.

Thereupon the Board goes into Committee of the Whole to meet with the Board of Delegates in Joint Committee of the Whole to consider the Message of the Mayor and the matters connected therewith, above mentioned.

Upon re-assembling there were PRESENT--ALDERMEN Whitson, Hawley, Rainbow, Ingle, Perrin, Hyers, Landis, Watson and Jones. ABSENT---NONE.

The Chairman of the Joint Committee of the Whole reports as the recommendation of said Committee that the Message of the Mayor and an ordinance repealing sections 26 and 27 of Ordinance No. 134, approved September 17th, 1891, together with all other matters contained in said Message or transmitted therewith, be referred to a special committee from each Board; which report was on motion of Alderman Watson, adopted.

Thereupon President Jones announces said special committee from this Board as follows;

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Aldermen Watson, Ingle and Hawley.

Thereupon the Board adjourned.

Den forma

ATTEST:

City Clerk

ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, May 20th, 1901.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day, President Jones presiding.

PRESENT--ALDERMEN Rainbow, Ingle, Perrin, Hyers, Watson, Jones and Clerk Vincent.

ABSENT---ALDERMEN Whitson, Hawley and Landis.

The minutes of Adjourned Meeting held May 8th, 1901, and of Special Meeting held May 14th, 1901, were read and approved.

At this time President Jones announces the Standing Committees for the coming year as follows:

Ways and Means--H. M. Landis, Geo. M. Hawley, J. P. M. Rainbow.

Streets, Alleys, Highways and Parks--Fred C. Hyers, Geo. B. Watson, M. J. Perrin.

Sewers, Health and Morals -- M. J. Perrin, Fred C. Hyers, H. M. Landis.

Fire and Water--Geo. B. Watson, H. M. Landis, J. P. M. Rainbow.

Finance--Sam'l G. Ingle, Geo. M. Hawley, J. P. M. Rainbow.

City Lands and Public Buildings -- J. P. M. Rainbow, W. W. Whitson, Geo. B. Watson.

Harbor and Wharves--Geo. M. Hawley, Sam'l G. Ingle, Fred C. Hyers.

Schools and Library-Geo. B. Watson, M. J. Perrin, Geo. M. Hawley.

Police -- W. W. Whitson, Fred C. Hyers, Sam'l G. Ingle.

Gas, Electric Lights and Telephones -- H. M. Landis, Sam'l G. Ingle, W. W. Whitson.

A communication from the Auditing Committee transmitting the claim of J. M. Howells for \$150.00 for use of ground for City Dump and for man and team in caring for same during the months of March, April and May, 1901, was read and referred to the Health and Morals Committee.

The report of the Auditor giving a statement of the condition of various funds of the City Treasury April 30th, 1901, was presented and ordered filed.

A communication from the City Engineer transmitting an estimate of cost of grading to the City Park

Fourteenth street from "F" street, together with a previous communication from the Engineer giving an estimate of the cost of grading Fourteenth street from "D" street to the City Park, were read and referred to the Joint Street Committee.

A petition of the Library Trustees for authority to make certain changes in the plans of the new Library building now in course of construction, was read and on motion of Alderman Ingle the request was granted.

Thereupon an ordinance authorizing the Board of Library Trustees to make certain changes in the plans and specifications for the public library building was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley, and Landis.

change shall not involve any extra expense.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 917.

An ordinance authorizing the Board of Library Trustees of the City of San Diego, California, to make certain changes in the plans and specifications for the Public Library building.

Section 1. That the Board of Library Trustees of the City of San Diego, as follows:

Section 1. That the Board of Library Trustees of the City of San Diego, California, be, and said Board is hereby authorized and directed to make the following changes in the plans and specifications for the erection of the Public Library building, viz: To omit the closet adjacent to and adjoining Room No. 14 of the first story, and to omit the closet adjacent to and adjoining Room No. 25 of the second story, which is directly over Room No. 14, as shown upon the plan attached to the petition of said Board of Library Trustees requesting authority to make said change, filed in the office of the City Clerk of said City of San Diego, California, on the 20th day of May, 1901; provided, that such

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

The petition of W. B. Ingram for an auctioneer's license under the provisions of Ordinance No. 797, was presented and referred to the Health and Morals Committee.

The petition of L. Mendelson for permission to use surplus dirt on Eighteenth street between "A" street and the City Park was presented and referred to the Joint Street Committee.

At this time Delegates Lambert and Briggs appear and in form the Board that the Board of Delegates desires to meet with this Board in Joint Committee of the Whole for the purpose of considering the report of the Special Committee, to whom was referred the Message of the Mayor transmitting the request of Wm. H. Carlson for renewal of railroad franchises heretofore granted to him.

On motion of Alderman Watson the Board goes into Committee of the Whole to meet with the Board of Delegates in Joint Committee of the Whole for the purpose of the report of the Special Committee above mentioned.

Upon re-assembling there were

PRESENT--ALDERMEN Rainbow, Ingle, Perrin, Hyers, Watson and Jones.

ABSENT---ALDERMEN Whitson, Hawley, and Landis.

The Chairman of the Joint Committee of the Whole submits, as a substitute for the report of the Special Committee, a Joint Resolution and recommends its adoption; said recommendation is, on motion of Alderman Watson, adopted.

Action on the petition of Chas. Henko for a retail liquor license having been post-poned until this time, was now taken up, and said license was referred to the Health and Morals Committee.

The report of the Special Committee in the matter of railroad franchises, as asked for by Wm. H. Carlson, was presented and ordered filed.

A Joint Resolution reported by the Joint Committee of the Whole as a substitute for the report of the Special Committee, was read and on motion of Alderman Watson adopted, viz:

JOINT RESOLUTION No. 1313.

WHEREAS, a committee of the Chamber of Commerce holds a franchise from the City Council of the City of San Diego for railroad purposes bordering on the Bay of San Diego, in trust for the benefit of the people of San Diego;

BE IT RESOLVED, that the Joint Special Committee of the Board of Aldermen and Board of Delegates be authorized to act in conjunction with the railroad committee of the Chamber of Commerce, to confer with Mr. Carlson with relation to the franchise he desires, and his proposition to build a railroad from this city to Yuma; and

RESOLVED, FURTHER, that the City Council of San Diego, hereby assures Mr. Carlson of its hearty co-operation in building such a road; and stands ready to give to him and his associates such franchises as may ve approved by said committees, and which will facilitate the carrying out of their plans for an eastern railroad outlet for San Diego.

A Joint Resolution endorsing an act of the Congress of the United States granting alternate sections of land for the building of a railroad from San Diego to Yuma is read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson, Hawley and Landis.

Said Joint Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1314.

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

That the passage of a bill by the Congress of the United States, granting alternate sections of land in the Colorado desert lying in the eastern part of san Diego County, California, to any person or company building and constructing a line of railroad across said desert from the City of San Diego, California, to the City of Yuma, California, be and the same is hereby requested, recommended, and endorsed.

A Message from the Mayor transmitting the request of the Tax Cellector for additional deputies, and recommending that the same be allowed to the amount of \$400.00, action on which had been postponed until this time, was now taken up, and the Message of the Mayor was ordered filed and the request of the Tax Collector granted.

Thereupon an Ordinance authorizing the Tax Collector to appoint temporary deputies to assist in preparing for and collection of city taxes for 1901, was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 922.

An ordinance authorizing the City Tax Collector of the City of San Diego, California, to appoint temporary deputies to assist in preparing for and collection of the city taxes for fiscal year 1901, and fixing their compensation.

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

Section 1. That the City Tax Collector of the City of San Diego, California, be, and he is hereby authorized to employ temporary deputies to assist in preparing for and in the collection of the city taxes for the fiscal year 1901.

Section 2. That the compensation of the temporary deputies herein provided for shall be \$2.50 per day each, provided, that the total expense incurred hereunder shall not exceed \$400.00.

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

The Clerk reports that in response to the advertisement therefor he had received bids for doing the official advertising of the city from June 1st, 1901, to June 1st, 1903, as follows, to-wit:

The bid of the San Diegan-Sun at the following prices, viz:

For each 1000 ems set solid, if the publication is made three times or less, \$2.17; if made five times, \$2.45; if made ten times, \$2.96; if made fifteen times, \$3.20; if made 21 times, \$3.47; if made 30 times, \$4.35; for the complete publication of the delinquent tax list, set solid, \$4.00 per 1000 ems. Said bid was accompanied by a certified check for \$250.00.

The bid of the San Diego Union Company at the following prices, viz:

For each 1000 ems solid matter, 3 times or less, \$2.10; 5 times, \$2.36; 10 times, \$2.92; 15 times, \$3.02; 21 times, \$3.35; 30 times, \$4.18; for the complete publication of the delinquent tax list once a week for three weeks, \$3.92 per 1000 ems. Said bid was accompanied by a certified check for \$250.00.

On motion of Alderman Watson it is ordered that the bid of the San Diego Union Company be accepted and that a contract be entered into between the City and said San Diego Union Company.

Thereupon an ordinance accepting the bid of the San Diego Union Company for do-

ing all the advertising of the city, including the delinquent tax list, from the 1st day of June, 1901, to the ist day of June, 1903, and authorizing the execution of a contract between the San Diego Union Co. and the city, was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson, Hawley and Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 918.

An ordinance accepting the bid of the San Diego Union Co. for doing all the advertising of the City of San Diego, California, including the delinquent tax list, from the first day of June, 1901, to the first day of June, 1903, and authorizing the execution of a contract between the San Diego Union Co. and the City of San Diego, California, for doing such advertising for such time.

B E I T O R D A I N E D, 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, 1901, to the first day of June, 1903, 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, 1901, to and including the first day of June, 1903, be and the same is hereby awarded to the San Diego Union Co. at the price specified in its proposal and filed with the City Clerk of said city on the 20th day of May, 1901; 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 Co., 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, 1901, to and including the first day of June, 1903, 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 this ordinance shall take effect and be in force from and 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 official newspaper of said city, to-wit: the San Diego Union and Daily Bee.

The Health and Morals Committee having recommended that the petition of Chas. Henko for a retail liquor license at 1122 "D" street be granted, on motion it is so ordered, and said license is granted.

After giving due notice, President Jones did, in open session, sign an ordinance

accepting the bid of the San Diego Union Co. for doing all the advertising of the city, including the delinquent tax list, from the first day of June, 1901, to the first day of June, 1903, and authorizing the execution of a contract between the city and the San Diego Union Co. for doing advertising for such time; also an ordinance authorizing the Tax Collector to appoint temporary deputies to assist in preparing for and collection of the city taxes for fiscal year 1901.

On motion of Alderman Ingle the Joint Street Committee is instructed to investigate the matter of procuring seats for the Plaza and for New Town Park, and report their findings to the Council at their earliest convenience.

A communication from the Board of Public Works asking for authority to purchase \$25.00 worth of postage stamps for the use of the various departments of the city, was read and on motion of Alderman Perrin the authority was granted.

Thereupon a Joint Resolution authorizing the Board of Public Works to purchase \$25.00 worth of postage stamps for the use of the various departments was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson, Hawley and Landis.

Said Joint Resolution as adopted is as follows, viz:

JOINT RESOLUTION NO. 1316.

BEITRESOLVED, 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 to purchase for the use of the various departments of the city government, \$25.00 worth of postage stamps.

At this time Alderman Ingle is excused from further attendance at this session of the Board.

An ordinance authorizing the Board of Public Works to purchase certain books and supplies for the Auditor and Assessor was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley, Ingle and Landis.

Sain ordinance as adopted is as follows, viz:

ORDINANCE No. 921.

An ordinance authorizing the Board of Pulic Works to purchase certain books and supplies for the Auditor and Assessor.

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

Section 1. That the Board of Public Works be and said Board is hereby authorized to purchase four lot books and 2400 abstract of mortgages, bound, for use of the Auditor

and Assessor, providing the cost thereof does not exceed \$75.00.

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

An ordinance authorizing and directing the Board of Public Works to connect the fountain on the west side of Fifth street between "E" and "F" streets with the public sewer, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Rainbow, Hawley, Ingle and Landis.

Said ordinance as adopted is as follows, to-wit:

ORDINANCE No. 920.

An ordinance authorizing and directing the Board of Public Works of the City of San Diego, California, to connect, or cause to be connected, the fountain on the west side of Fifth street between "E" and "F" streets with the public sewer.

B E I T O R D A I N E D, 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 connect, or cause to be connected, the fountain on the west side of Fifth street between "E" and "F" streets with the public sewer; provided, that the expense thereof shall not exceed the sum of \$15.00; said work to be done according to specifications to be prepared by the said Board of Public Works.

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

An ordinance prohibiting the destruction, mutilation, or removal of notices issued or posted by any department of the city, was read and on motion of Alderman adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley, Ingle and Landis.

Said ordinance as adopted is as follows, viz:

Ordinance No. 919.

An Ordinance Prohibiting the Destruction, Mutilation, or Removal of Notices Issued or Posted by Any Department of the City of San Diego, California.

Be it ordained, by the Common Council of the City of San Djego, as fol-

Section 1. That it be and is hereby declared to be unlawful for any person to intentionally alter, change, deface, destroy, mutilate, remove, take down, or take away any notice posted or put up in the City of San Diego, California, by any department, office, or officer of the said City of San Diego, California, by authority of the Charter of said City, or of any ordinance of said City, or for the purpose of calling attention to the provisions of any penal ordinance or health regulation of said City, without the consent of the department, office, or officer which issued, posted, or put up such notice.

Section 2. That any person violating any provision of this ordinance shall be deemed guilty of a misdemeanor, and shall, upon conviction thereof, be punished by a fine in a sum not exceeding \$50.00 or imprisonment in the city jail of said city for a period not exceeding 25 days, or by both such fine and imprisonment.

Section 3. That this ordinance shall take effect and be in force from and after its 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.

After first giving due notice, President Jones did, in open session, sign an ordinance authorizing and directing the Board of Public Works to connect the fountain on the west side of Fifth street between "E" and "F" streets with the public sewer; also an ordinance authorizing the Board of Library Trustees to make certain changes in the plans and specifications for the Public Library building; also an ordinance prohibiting the destruction, mutilation, or removal of notices issued or posted by any department of the city; also an ordinance authorizing the Board of Public Works to purchase certain books and supplies for the Auditor and Assessor.

A Joint Resolution directing the City Engineer to make an estimate of the cost of grading Fourteenth street from "F" street to "L" street was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley, Ingle and Landis.

Said Joint Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1315.

B E I T R E S O L V E D, 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 make and furnish to this Common Council an estimate of the cost of grading 14th street to its official grade from the south line of "F" street to the north line of "L" street.

A communication from the Board of Public Works recommending that Sixteenth st. between Logan and Milton avenues be repaired, was read and referred to the Joint Street Committee.

Thereupon the Board adjourned.

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ATTEST: Lad Judician City Clerk.

Describer of the Description Alderman

REGULAR MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, June 3rd, 1901.

A regular meeting of the Board was held this day at 7:30 p. m.

PRESENT-ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Clerk Vincent.

ABSENT---ALDERMEN Whitson, Hawley, Ingle and Jones.

In the absence of President Jones Alderman Rainbow was elected President pro tempore.

The reading of the minutes was dispensed with.

The request of Alderman Whitson for a leave of absence for thirty days was presented and on motion of Alderman Perrin the leave of absence asked for was granted.

A communication from the Board of Public Works notifying the Council that the Board had purchased a horse for the use of the Street Department for the sum of \$50.00, was read and on motion of Alderman Landis said action of the Board was ratified.

A communication from the Board of Public Works asking for authority to advertise for the purchase of hay for the year beginning with the month of July, 1901, for the use of the Street and Fire Departments, was read and on motion of Alderman Watson the authority was granted.

A communication from the Board of Public Works transmitting the request of the Tax Collector to have shelves put in the north vault on the ground floor of the City Hall, and recommending that the shelves be put in, was read and referred to the Joint Finance Committee

A communication from the Board of Public Works recommending that the laying of the crosswalks on Logan and National avenues be postponed for a few months, was read and ordered filed.

A communication from the Board of Public Works transmitting the request of the City clerk for six record books for use in his department, and recommending that the books be purchased, was read and on motion of Alderman Perrin the books were ordered purchased.

Thereupon an ordinance authorizing the Board of Public Works to purchase for the use of the City Clerk six flat opening record books, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley, Ingle and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 923.

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to purchase for the use of the City Clerk of said city six flat opening record books for the said City of San Diego, California.

B E I T O R D A I N E D, 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 for the use of the City Clerk's office of the City of San Diego, California, six flat open record books; provided, that the expense thereof shall not exceed the sum of \$90.00.

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

The statement of the expenses of the different departments of the City Government for the month of April, 1901, was presented and ordered filed.

The report of the Poundkeeper for the month of May, 1901, was presented and ordered filed.

A petition signed by John Niven, F. S. Jennings and a large number of others, residents of the city, for a boulevard from near the foot of "D" street to Point Loma, was presented and referred to the Joint Street Committee.

The following report of the Joint City Lands Committee in the matter of the petition of Rosanne Murphy to lease lots 11 and 12 in block 26, Middletown, was read and on motion of Alderman Watson adopted, viz:

The Joint City Lands Committee recommends that the City Clerk be instructed to sell at public auction to the highest bidder a lease for the term of five years to lots 11 and 12, block 26, Middletown, the lease to each lot to be sold separately; and that the City Attorney prepare the necessary papers to carry this recommendation into effect.

L. A. Blochman,

J. P. M. Rainbow,

C. I. Ferris,

April 22nd, 1901.

W. H. C. Ecker.

An ordinance revoking the license authorizing J. A. Peterson to sell liquor in Matson
the city was presented and read. Alderman moves that the ordinance adopted, which motion was lost by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Landis and Watson.

NO -- ALDERMAN Hyers.

ABSENT--ALDERMENWhitson, Hawley, Ingle and Jones.

The following report of the Joint Street Committee in the matter of the petition of Fred Osburn for permission to grade Union street between Kalmia and Laurel streets, in front of lot 9, block 72, Middletown, was read and on motion of Alderman Perrin, adopted, viz:

The Joint Street Committee recommends that the within petition of Fred Osburn to grade Union street between Kalmia and Laurel streets in front of lot 9, block 72, Middletown, be denied.

Fred C. Hyers,

M. J. Perrin,

John W. Lambert,

F. H. Briggs,

May 30th, 1901.

J. S. Clark.

Thereupon said petition was denied.

The following report of the Joint Street Committee in the matter of the repair of the road from Pacific Race track to Sorrento store, was read and on motion of Alderman Watson adopted, viz:

The Joint Street Committee recommends that the Board of Public Works be allowed to expend not to exceed \$108.00 per annum in the repair of the road from Pacific Beach Race track to Sorrento store.

C. C. Hakes,

E. C. Thorpe,

H. Woolman,

April 6th, 1901.

E. G. Bradbury.

At this time Alderman Ingle enters and takes his seat in the Board.

An ordinance authorizing the Board of Public Works to employ two additional men with teams for the use of the Street Department, and fixing their compensation, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 924.

An ordinance authorizing and directing the Board of Public Works of the City of San Diego,

California, to employ two additional men with teams for the use of the Street Depart
ment of the City of San Diego, California, and fixing their compensation.

B E I T O R D A I N E D, 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 employ, for not exceeding 27 days between the date of the approval of this ordinance and the 31st day of December, 1901, two additional men with teams to work upon the streets and roads of the City of San Diego, as follows: One man with team to repair and keep in good condition the street or road lying between the Pacific Beach Race track and the Sorrento station; said road being the public road extending from the said race track through Rose Canyon in the said City of San Diego, and also one man and team to repair and keep in good condition the public road lying between Pacific Beach and La Jolla; said road being a public road extending from the said Pacific Beach Race track through Pacific Beach, thence following the motor line to La Jolla in the said

City of San Diego, California. Said work to be done under the direction and supervision of the Street Superintendent of said city; provided, however, that the expense thereof shall not exceed the sum of \$108.00 for each man and team during the time.

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 and recommendation of the Joint Street Committee in the matter of removing the flag stone crossings on "D" street was read and on motion of Alderman Landis adopted, viz:

San Diego, Cal., May 30th, 1901.

To the Common Council,

City,

Gentlemen: --

The Joint Street Committee has taken upon itself the investigation of the condition of "D" street from First street to the Bay front, and hereby reports to your Honorable Body that in our opinion "D" street between said points would be greatly improved by the removal of the flag stone crossings; the places to be filled by crushed rock.

We therefore recommend the adoption of an ordinance directing the Board of Public Works to have the city street force remove the flag stone crossings on "D" street from First street to the Bay front and fill up the places with crushed rock; and we further recommend that said work be done at the earliest possible moment.

Respectfully,

Fred C. Hyers,

M. J. Perrin,

J. W. Lambert,

F. H. Briggs,

J. S. Clark.

Thereupon an ordinance directing the Board of Public Works to remove the flag stone crossings on "D" street between First street and the Bay and to replace the same with crushed rock, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 925.

An ordinance authorizing and directing the Board of Public Works of the City of San Diego, California, to remove the flag stone crossings on "D" street between First street and the Bay of San Diego, and to replace the same with crushed rock.

B E I T O R D A I N E D, 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 cause to be removed the flag stone crossings on "D" street in the City of San Diego from the east line of First street to the Bay of San Diego, and to cause the places from which said flag stone crossings are removed to be filled with crushed rock; provided, that this work herein specified shall be done by the street force of the said City of San Diego, with material now on hand and belonging to said city.

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

After giving due notice President pro tempore Rainbow did, in open session, sign an ordinance authorizing and directing the Board of Public Works to remove the flag stone crosson "D" street between First street and the Bay, and to replace the same with crushed rock; also an ordinance authorizing and directing the Board of Public Works to employ two additional men with teams for the use of the Street Department.

On motion of Alderman Perrin the City Clerk is directed to have prepared an ordinance providing for the printing of the recent amendments to the City Charter and having the same pasted in the copies of the Charter now on hand.

The petition of W. J. Davis for a general auctioneer's license under the provisions of Ordinance No. 797, was presented and read. On motion of Alderman Watson the provisions of said Ordinance No. 797 were suspended and said petition granted by the following two-thirds vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Jones.

The following report of the Joint Street Committee in the matter of the petition of L. Mendelson for permission to use surplus dirt on Eighteenth street between "A" street and the City Park, was read and on motion of Alderman Watson adopted, viz:

The Joint Street Committee recommends that the within petition of L. Mendelson to use surplus dirt on Eighteenth street between "A" street and the City Park, be granted.

Fred C. Hyers,

M. J. Perrin,

F. H. Briggs,

J. S. Clark.

May 30th, 1901.

J. W. Lambert voting no.

Thereupon a Joint Resolution granting permission to L. Mendelson to use surplus dirt on Eighteenth street between "A" street and the City Park, was read and on motion of Alderman Hyers adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Jones.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1317.

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

That permission be and the same is hereby granted and given to L. Mendelson to use the surplus dirt in the grading of Eighteenth street between "A" street and the City Park, and to place and deposit the same upon the real property owned by him in that vicinity; provided, that the expense thereof shall be paid by the said L. Mendelson, and that the said Eighteenth street shall be left in good condition after said dirt shall have been removed therefrom.

The following report of the Joint Street Committee in the matter of repairing the pavement on the south half of "D" street between Third and Fourth streets, was read and on motion of Aldermen Perrin adopted, viz:

The Joint Street Committee recommends that the Board of Public Works be instructed to repair the pavement on the south half of "D" street between Third and Fourth streets, provided the expense thereof shall not exceed the sum of \$171.00.

Fred . C. Hyers,

M. J. Perrin,

John W. Lambert,

J. H. Briggs,

May 30th, 1901.

J. S. Clark.

Thereupon an ordinance authorizing the Board of Public Works to repair the pavement on "D" street between Third and Fourth streets, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson, Hawley and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 926.

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to repair the pavement on "D" street between Third and Fourth streets in the City of San Diego, California.

B E I T O R D A I N E D, 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 repair or cause to be repaired the bituminous rock pavement on the south half of "D" street between Third and Fourth streets in the said City of San Diego, California; provided, that the expense thereof shall not exceed \$171.00. Said work to be done according to specifications to be prepared by the said Board of Public Works, and to the satisfaction of the said Board of Public Works.

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

The following report of the Joint Street Committee in the matter of the repair of Sixteenth street between Logan and Milton avenues, was read and on motion of Alderman Landis adopted, viz:

The Joint Street Committee recommends that Sixteenth street between Logan and Milton avenues be repaired by constructing a bulk-head on the easterly side of said Sixteenth street from the end of the culvert on Logan avenue to the end of the bridge on Sixteenth street; and that the space between the bulk-head and the roadway on Sixteenth street be filled in with rock and earth. All of said work to be done by the street force under the direction of the Superintendent of Streets; provided, that the expense for material shall not exceed the sum of \$50.00. We therefore recommend the adoption of the accompanying ordinance.

Fred C. Hyers,

M. J. Perrin,

John W. Lambert,

F. H. Briggs,

May 30th, 1901.

J. S. Clark.

Thereupon an ordinance authorizing the Board of Public Works to repair Sixteenth street between Logan and Milton avenues was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Landis and Watson,

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 927.

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to repair Sixteenth street between Logan avenue and Milton avenue in the City of San Diego, California.

B E I T O R D A I N E D, 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 repair, or cause to be repaired, Sixteenth street in the City of San Diego, California, between Logan avenue and Milton avenue, by constructing a bulkhead on the easterly side of Sixteenth street from the end of the culvert on Logan avenue to the culvert on Sixteenth street, and by filling in the space between the bulkhead and the roadway on Sixteenth street, at said point, with rock and earth. Said work to be done by the street force of said city and under the direction of the superintendent of Streets of said city; provided, that the expense for materials used in the construction of the same shall not exceed \$50.00. Said work to be done according to specifications to be prepared by the said Board of Public Works.

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

A communication from the Board of Public Works asking for authority to place benches in the Plaza and the New Town Park, the request being recommended by the Joint Street Committee, was read and on motion of Alderman Perrin the request was granted.

Thereupon an ordinance authorizing the Board of Public Works to have benches placed in the public parks, was read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 928.

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to have benches placed in the public parks.

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 two new benches, and to re-slat six old benches now in the New Town Plaza, and to place the same, together with the said two new benches in the "D" street Plaza, and also to procure 12 small benches for the New Town Park; providing the expense thereof shall not exceed the sum of \$70.00. Said benches to be constructed according to the specifications prepared by the said Board of Public Works.

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

A Joint Resolution directing the City Engineer to estimate the cost of grading Columbia street from "H" street to Kalmia street, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Jones.

Said Joint Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1318.

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 furnish this Common Council an estimate of the cost of grading Columbia street to the official grade thereof in the City of San Diego, California, from the north line of "H" street to the south line of Kalmia street.

A Joint Resolution directing the City Engineer to estimate the cost of grading Fourteenth street from "L" to "N" street was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Jones.

Said Joint Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1319.

B E I T R E S O L V E D, 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 furnish to this Common Council an estimate of the cost of grading Fourteenth street in the City of San Diego, California, from the north line of "L" street to the north line of "N" street.

After first giving due notice President pro tempore Rainbow did, in open session, sign an ordinance authorizing the Board of Public Works to repair Sixteenth street between Logan and Milton avenues; also an ordinance authorizing the Board of Public Works to repair the pavement on "D" street between Third and Fourth streets; also an ordinance authorizing the Board of Public Works to have benches placed in the public parks.

On motion of Alderman Watson it is ordered that when the Board adjourns it do adjourn until Monday, June 17th, 1901, at 7:30 p.m.

A Resolution giving the consent of this Board to the Board of Delegates to adjourn for a period of more than one week, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Ingle, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Jones.

Said Resolution as adopted is as follows, viz:

RESOLUTION.

BEITRESOLVED, By the Board of Aldermen of the City of San Diego, as follows:

That the consent of this Board be and the same is hereby given to the Board of Delegates to adjourn from June 3rd, 1901, to June 17th, 1901, at 7:30 p. m.

After first giving due notice President pro tempore Rainbow did, in open session, sign an ordinance authorizing the Board of Public Works to purchase six flat opening record books for the use of the City Clerk.

A Joint Resolution directing the San Diego Water Company to establish a fire hydrant at the intersection of Fourteenth and "A" streets, was read and referred to the Water Committee.

Thereupon the Board adjourned.

resident pro tempore of the Board of Aldermen.

ATTEST LA Galdenan

City Clerk

ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, June 17th,

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 p.m., President Jones presiding.

PRESENT -- ALDERMEN Rainbow, Hyers, Landis, Watson, Jones and Clerk Vincent.

ABSENT --- ALDERMEN Whitson, Hawley, Ingle and Perrin.

On motion of Alderman Watson the reading of the minutes was dispensed with.

On motion of Alderman Hyers the Board at this time takes a recess of 10 minutes.

Upon re-assembling there were

PRESENT -- ALDERMEN Hawley, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

ABSENT --- ALDERMEN Whitson and Ingle.

The report of the Auditor showing the condition of the various funds of the City Treasury on the 31st day of May, 1901, is presented and ordered filed.

A communication from the Auditor and Assessor asking that the Board of Public Works be instructed to purchase assessment rolls for the use of his office, is read and ordered filed.

Thereupon an ordinance authorizing the Board of Public Works to purchase ten assessment books for the City Assessor, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Hawley, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson and Ingle.

Said ordinance as adopted is as follows, viz:

O R D. I N A N C E . No. . 9 3 2.

An ordinance authorizing the Board of Public Works to purchase ten assessment books for the City Assessor.

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 said Board is hereby authorized to purchase ten assessment books for the City Assessor, provided the cost thereof does not exceed the sum of one hundred dollars.

Section 2. That this ordinance take effect and be in force from and after its passage and approval.

A communication from the Board of Public Works transmitting the request of the Fourth of July Committee for the use of the "D" street Plaza during Fourth of July week,

and recommending that the petition be granted, was read and ordered filed; and said petition was granted.

Thereupon a Joint Resolution permitting the use of the D" street Plaza for a free vaudeville show from July 1st to 6th, 1901, both inclusive, was read and on motion of Alderman Perrin adopted by the following two-thirds vote, to-wit:

AYES -- ALDERMEN Hawley, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson and Ingle.

Said ordinance as adopted is as follows, viz:

JOINT RESOLUTION No. 1320.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows:

That permission be and is hereby given and granted to the Fourth of July Celebration Committee to use the "D" street Plaza for the purpose of producing a free vaudeville show in the afternoons and evenings from July 1st to 6th, 1901, both inclusive. Also the privilege of erecting a temporary platform and awning directly in front of the band-stand on the said Plaza. And also permission to use the streets surrounding said Plaza, to-wit: "D" street, Witherby street, Fourth and Third streets, with stands, etc.; provided that such use of said Plaza and streets does not and shall not interfere with the free use thereof by the public, or interfere with traffic in, along, or over said Plaza or streets.

BEITFURTHER RESOLVED, By the said Common Council that all licenses for peddlers, street fakirs, and shows under a tent, be and the same are hereby suspended during the said 1st, 2nd, 3rd, 4th, 5th and 6th days in July, 1901, in the said City of San Diego, California.

A communication from the Board of Public Works stating that the cost of repairing the pavement on the south side of "D" street between Third and Fourth streets had been \$25.00 in excess of the estimates for doing said work and asking for authority to complete the same, was read and ordered filed.

Thereupon an ordinance authorizing the Board of Public Works to repair the pavement on "D" street between Third and Fourth streets, was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Hawley, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson and Ingle.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 933.

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to repair the pavement on "D" street between Third and Fourth streets in the City of San Diego, California.

B E I T O R D A I N E D, 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 repair or cause to be repaired the bituminous rock pavement on the south half of "D" street between Third and Fourth

streets in the said city of San Diego, California; provided, that the expense thereof shall not exceed \$196.00. Said work to be done according to specifications to be prepared by the said Board of Public Works, and to the satisfaction of the said Board of Public Works.

Section 2. That Ordinance No. 926 of the ordinances of the said City of San Diego, entitled, "An ordinance authorizing the Board of Public Works of the City of San Diego, California, to repair the pavement on "D" street between Third and Fourth streets in the City of San Diego, California," approved on the 4th day of June, 1901, be and the same is hereby repealed.

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

A communication from the Board of Public Works recommending that \$65.00 be appropriated for the purpose of decorating the City Hall for Fourth of July, was read and ordered filed.

Thereupon an ordinance authorizing the Board of Public Works to purchase flags and bunting for the City Hall, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Hawley, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Ingle.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 936.

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to purchase flags and bunting for the City Hall in the City of San Diego, California.

BEIT 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 for the use of the said City of San Diego bunting and flags, and to place or cause the same to be placed upon the City Hall for the purpose of decorating the same on the Fourth of July next; provided, that the total expense of such flags, bunting, and putting the same upon the City Hall shall not exceed the sum of \$65.00.

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

A communication from the Board of Public Works notifying the Council that the water bonds had been correctly lithographed and accepted, was received and ordered filed.

A communication from the City Engineer transmitting an estimate of the cost of grading Fourteenth street from "F" to "L" streets, was received and ordered filed.

The report of the City Justice of the Peace showing fines and forfeitures col-

lected during the month of May, 1901, amounting to \$99.00, was presented and ordered filed.

The request of Dr. T. C. Stockton, Health Officer, for thirty days' leave of absence, was read and on motion of Alderman the same was granted.

Thereupon a Joint Resolution granting Dr. T. C. Stocktona leave of absence for thirty days was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Hawley, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson and Ingle.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1321.

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

That a leave of absence from the State of California be and is hereby granted to T. C. Stockton, Health Officer of the City of San Diego, California, for a period of thirty days.

The petition of J. Engelbret for an extension of twenty days' time for the grading of "A" street between Seventh and Fourteenth streets, was read and on motion of Alderman Perrin the extension was granted.

Thereupon a Joint Resolution granting J. Engelbret 20 days' additional time in which to complete the grading of "A" street between Seventh and Fourteenth streets, was read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Hawley, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Ingle.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1322.

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 A street from the east line of 7th street to the west line of 14th street in the City of San Diego, California, excepting such intersections as have heretofore been graded and accepted, and are expressly specified in the contract, as fixed by the Superintendent of Streets in the contract for grading the said A street made between John Engelbret, contractor, and S. W. Hackett, Superintendent of Streets, dated February 25th, 1901, be and the same is hereby extended 20 days, and said Superintendent of Streets is hereby authorized and instructed to grant said contractor 20 days additional time to the time fixed in said contract within which to complete the said work on said A street between the points named in said contract.

An ordinance authorizing the Board of Public Works to have the amendments to the charter printed and pasted in the copies of the charter already printed, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Hawley, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Ingle.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 931.

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to have the amendments to the Charter of the City of San Diego, California, printed, and thereafter to paste the same in the printed copies of the Charter already printed.

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 have the amendments to the Charter of the said City of San Diego printed, and thereafter to paste or cause the same to be pasted in the copies of the Charter already printed in book form, providing the cost thereof shall not exceed the sum of \$20.00.

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

The petition of S. Korper for permission to peddle without the payment of a license therefor was presented and referred to the Health and Morals Committee.

The petition of Wm. Lehnert for permission to move his saloon from the southeast corner of Thirteenth and "K" streets to the southwest corner of Thirteenth and "K" streets, was presented and referred to the Health and Morals Committee.

The petition of property owners on Nineteenth street between "D" and "N" streets to have Nineteenth street between said points graded to the official grade, was read. On motion of Alderman Perrin the petition was ordered filed and the City Attorney instructed to prepare the necessary Resolution of Intention to carry this petition into effect.

Petitions from the following named persons for permission to construct sidewalks and curbs in front of the property set opposite their respective names were presented and on motion of Alderman Watson granted, viz:

- J. P. Christensen, concrete sidewalk and curb on Fourth street in front of lots G, H and I, block 285, Horton's addition.
- J. P. Christensen, concrete sidewalk and curb on Eleventh and "A" streets, in front of lot a, block 3, Horton's addition.
- J. P. Christensen, concrete sidewalk and curb on Twelfth and "A" streets, in front of lot G, block 185, Horton's addition.
- J. Frank Over, bitumen sidewalk on Third street in front of lots I and J, block ll6, Horton's addition.

A Joint Resolution directing the City Engineer to estimate the cost of extending the city sewer system in that portion of University Heights, Crittenden's and Estudillo's additions lying south of Van Buren and Elcajon avenues, was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Hawley, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Ingle.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No.

B E I T R E S O L V E D, 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 plans, specifications and estimates of the cost of extending the city sewer system as follows:

By constructing a main sewer commencing at the intersection of Adams avenue and Park boulevard, thence extending south along said Park boulevard to University boulevard; thence southwesterly along said University boulevard to University avenue; thence westerly along said University avenue to the intersection of University avenue and Tenth street; thence southerly following the westerly side of the canyon to a connection with the main sewer system at or near the intersection of Fifth and Laurel streets; also a main sewer commencing at the intersection of Sixth street and University avenue, thence extending easterly along said University avenue to a connection with the sewer above mentioned at the intersection of Tenth street and University avenue; also for a complete sewer system in that part of said city in University Heights, Crittenden's and Estudillo's additions to said city, lying south of Van Euren and El Cajon avenues, and which will be connected with the above mentioned main sewer.

A Message from the Mayor transmitting an ordinance authorizing the appointment of Special Policemen during Fourth of July week, and recommending that the same be adopted, was read and ordered filed.

Thereupon an ordinance authorizing the Board of Police Commissioners to appoint Special Policemen, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Hawley, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Ingle.

Said ordinance as adopted is as follows, viz:

ORDINANCE NO. 937.

An ordinance authorizing the Board of Police Commissioners of the City of San Diego, Califor

nia, to appoint Special Policemen, and fixing the compensation of the same.

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

Section 1. That the Board of Police Commissioners of the City of San Diego, California, be and said Board of Police Commissioners is hereby authorized and directed to appoint, not to exceed at any one time, ten (10) special policemen during July 3rd, 4th, 5th and 6th, 1901, and that the compensation of said special policemen shall be and the same is hereby fixed at \$2.50 per day, payable from the Police Department fund; provided, that the total expense thereof shall not exceed the sum of \$100.00.

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

Section 3. That the City Clera 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 Auditing Committee transmitting a claim for \$22.75 for a flag pole for the City Hall, which was the amount in excess of the amount previously appropriated for that purpose. On motion of Alderman Landis it is ordered that the claim be allowed and the bill paid.

At this time the City Clerk announces that, in response to the advertisement inviting sealed proposals for the purchase of the 600 one thousand dollar water bonds of the City of San Diego, California, he had received bids as follows, to-wit:

Bid of Mason, Lewis & Co., offering to pay \$626,255.00, and accrued interest, for said bonds. Said bid was accompanied by a check for \$15,000.00, duly certified by the Bank of Commerce of this city, as required.

Bid of E. H. Gay & Co., offering to pay \$622,700.00, and accrued interest, for said bonds. Said bid was accompanied by two checks, one for \$7,000.00, duly certified by the Bank of Commerce, and one for \$8,000.00, duly certified by the Merchants National Bank, as required; both of said banks being located in the City of San Diego, California.

Bid of Denison, Prior & Co., offering to pay \$625,100.00, and accrued interest, for said bonds. Said bid was accompanied by a check for \$15,000.00, duly certified by the First National Bank of this city, as required.

Bid of the Lamprecht Bros. Co., offering to pay \$624,387.00, and accrued interest, for said bonds. Said bid was accompanied by a check for \$15,000.00, duly certified by the First National Bank of this city, as required.

Bid of the New First National Bank of Columbus, Ohio, offering to pay \$617,220.22 for said bonds. Said bid was accompanied by a check for \$15,000.00, duly certified by the First National Bank of this city, as required.

Bid of H. A. Newpher, offering to pay \$615,055.00, and accrued interest, for said bonds. Said bid was accompanied by a check for \$15,000.00, duly certified by the First National Bank of this city, as required.

Bid of W. R. Todd Co., offering to pay \$613,560.00 for said bonds. Said bid was accompanied by a check for \$15,000.00, duly certified by the First National Bank of this city, as required.

Bid of E. H. Rollins & Sons, offering to pay \$622,111.00, and accrued interest, for said bonds. Said bid was accompanied by a check for \$15,000.00, duly certified by the First National Bank of this city, as required.

Bid of Feder, Holzman & Co., offering \$617,400.00, and accrued interest, for said bonds. Said bid was accompanied by a check for \$15,000.00, duly certified by the First National Bank of this city, as required.

Bid of Spitzer & Co., offering to pay \$615,250.00 for said bonds. Said bid was accompanied by a check for \$15,000.00, duly certified by the First National Bank of this

city, as required.

A communication was received from S. A. Kean, offering to pay \$621,000.00 for said bonds, but as said offer was not accompanied by a certified check, it was not considered.

On motion of Alderman Hyers it is ordered that the bid of Mason, Lewis & Co., be accepted.

At this time Alderman Hawley is excused from attendance at this session of the Board.

An ordinance authorizing the payment of certain claims against the city was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson, Hawley and Ingle.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 935.

An ordinance authorizing the payment of certain claims against the City of San Diego, California.

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

Section 1. That claim No. 482 of A. G. Edwards for \$50.00 against the Street fund for the purchase of one bay horse for the Street Department by the Board of Public Works be and the same is hereby approved, allowed, and ordered paid;

That claim No. 456 of the Russ Lumber Company for \$22.75 against the Public Building fund of the City of San Diego for one flag pole for the City Hall be, and the same is hereby approved, allowed, and ordered paid;

That claim No. 345 of Nason & Potter for \$25.00 for premium on fire insurance policy.

No. 103056 for fire insurance on building occupied by Pire Department Number One, and the

Gamewell Fire Alarm system, be and the same is hereby approved, allowed, and ordered paid;

That claim No. 347 of Dodson & Fisher for \$25.00 against the Fire Department fund of the City of San Diego for premium on fire insurance policy No.3395023, issued by the Manchester Fire Insurance Company on building occupied by Fire Department Number One, and the Gamewell Fire Alarm system, be and the same is hereby approved, allowed, and ordered paid;

That claim No. 348 of W. F. Abrams & Company for \$25.00 against the Fire Department fund of the City of San Diego for premium on fire insurance policy No. 5434, issued by the Milwaukee Mechanics Insurance Company on building occupied by Fire Department Number One, and the Gamewell Fire Alarm system, be and the same is hereby approved, allowed, and ordered paid;

That claim No. 349 of Reed & Swayne for \$25.00 against the Fire Department fund of the City of San Diego as premium on fire insurance policy No. 5723, issued by the Hartford Fire Insurance Company on building occupied by Fire Department Number One, and the Gamewell Fire Alarm system, be and the same is hereby approved, allowed, and ordered paid; and

That the action of the said Board of Public Works in insuring said property according to the terms of the insurance policies, described as aforesaid, be and the same is hereby ratified and approved, and that the act of the said Board of Public Works in purchasing said horse and purchasing said flag pole be and the same is hereby ratified and approved; and

that the Auditing Committee of the said City of San Diego, California, be and said Committee is hereby authorized and directed to allow each of said claims in the full amount thereof respectively, and to authorize the issuance of a warrant therefor.

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

An ordinance regulating the riding of bicycles upon the streets of the city, was read and referred to the Street Committee.

An ordinance directing the Board of Public Works to purchase hay, grain and straw for the use of the Street and Fire Departments, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson, Hawley and Ingle.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 934.

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to advertise for bids and let a contract for the purchase of hay, grain and

Section 1. That the Board of Public Works 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 the sale and delivery to the said City of San Diego of a sufficient supply of hay, grain, and straw for the use of the Street and Fire Departments of
said city for one year; provided, that the expense thereof shall not exceed the said sum
of \$2200.00. Said hay, grain, and straw to be furnished according to specifications to be
prepared by the said Board of Public Works, and in such quantities and at such times as
the said Board of Public Works shall determine.

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

A communication from the Board of Public Works asking the Council to repeal Ordinance No. 924 and adopt one authorizing said Board to expend not to exceed \$108.00 in keeping the Rose Canyon road in repair, was read and ordered filed.

Thereupon an ordinance repealing Ordinance No. 924 and authorizing the Board of Public Works to keep the Rose Canyon road in repair for one year, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Ingle.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 930.

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to keep in repair the Rose Canyon road in the City of San Diego, California.

BE ITORDAINED, 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 employ men and teams and keep in repair, for the period of one year beginning July 1st, 1901, of the Rose Canyon road from a point about a quarter of a mile north of the Pacific Beach Race track to the Sorrento station on the Southern California Railroad Company's railway; provided, the expense thereof shall not exceed the sum of \$108.00; said work to be done under the supervision of the said Board of Public Works.

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

Section 3. That Ordinance No. 924 of the ordinances of the said City of San Diego, approved June 4th, 1901, be and the same is hereby repealed.

(No. 930)

After giving due notice President Jones did, in open session, sign an ordinance authorizing the Board of Public Works to keep in repair the Rose Canyon road; also an ordinance (No. 934) authorizing the Board of Public Works to advertise for bids and let a contract for the purchase of hay, grain and straw; also an ordinance (No. 937) authorizing the Board of Police Commissioners to appoint special policemen and fixing their compensation; also an ordinance (No. 933) authorizing the Board of Public Works to repair the pavement on "D" street between Third and Fourth streets; also an ordinance (No. 936) authorizing the Board of Public Works to purchase flags and bunting for the City Hall; also an ordinance (No. 935) authorizing the payment of certain claims against the city; also an ordinance (No. 932) authorizing the Board of Public Works to purchase ten assessment books for the City Assessor; also an ordinance (No. 931) authorizing the Board of Public Works to have the amendments to the charter printed and pasted in the copies of the charter already printed.

The following Message from the Mayor notifying the Council that he had removed Mr. E.

J. Carter as a member of the Board of Fire Commissioners, was read and ordered filed; Viz:

San Diego, Cal., May 29, 1901.

To the Hon. Common Council of the

City of San Diego,

Gentlemen: --

You are hereby notified that I have this day removed Mr. E. J. Carter as a member of the Board of Fire Commissioners of the City of San Diego, for the reasons assigned in the notice of removal this day served upon the said E. J. Carter and a copy of which is hereto attached.

Very respectfully,

FRANK P. FRARY,

Mayor of the City of San Diego.

Perrin

Upon motion of Alderman and by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson, Hawley and Ingle.

Said action of the Mayor in removing E. J. Carter as a member of the Board of Fire Commissioners was ratified.

A Joint Resolution directing the City Engineer to estimate the cost of grading Watson
25th street between "F" and "N" streets, was read and on motion of Alderman adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Ingle.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1323.

BEIT 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 make and furnish to this Common Council an estimate of the cost of grading 25th street in the City of San Diego, California, to its official grade, from the south line of "F" street to the north line of "N" street, including the sidewalks thereof.

A Joint Resolution directing the City Engineer to estimate the cost of grading "M" street between 9th and 32nd streets, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson, Hawley and Ingle.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1324.

B E I T R E S O L V E D, 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 make and furnish to this Common Council an estimate of the cost of grading "M" street in the City of San Diego, California, to its official grade from the east line of Ninth street to the east line of 32nd street, including the sidewalks thereof.

A Joint Resolution directing the Board of Public Works to erect a stand pipe at the intersection of Fourteenth and "A" streets, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT-ALDERMEN Whitson, Hawley and Ingle.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1325.

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 instructed to cause a stand pipe for street sprinkling purposes to be erected at the intersection of Fourteenth and "A" streets.

An ordinance accepting the bid of Mason, Lewis & Co. for the purchase of the 600 one thousand dollar water bonds, rejecting all other bids and directing the City Clerk to return all the checks accompanying said bids except that accompanying the bid of Mason, Lewis & Co. was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson, Hawley and Ingle.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 929.

An ordinance accepting the bid of Mason, Lewis & Co. for the purchase of the 600 one thousand dollar water bonds of the City of San Diego, California, rejecting all other bids
and directing the City Clerk to return all the checks accompanying said bids except
that accompanying the bid of the said Mason, Lewis & Co.

Section one. That the common council of the city of San Diego, as follows:

Section one. That the common council of said city having in open session on this 17th day of June, A.D., 1901, duly opened, examined, and publicly declared all the sealed bids.

Offered for the purchase of the six hundred one thousand dollar water bonds of the said city of San Diego, presented in accordance with the notice heretofore published in the San Diego Union and Daily Bee, hereby rejects all of said bids except that next herein mentioned and hereby accepts the bid for the purchase thereof presented by Mason, Lewis & Co., and hereby awards the contract for the purchase of said bonds to the said Mason, Lewis & Co., the said Mason, Lewis & Co. being the highest regular bidder therefor; that the city Clerk of the said city be and he is hereby authorized and directed to return all the checks accompanying all of said bids to the respective bidders except the check accompanying the bid of the said

Section 2. That this ordinance shall be in force and take effect immediately after its passage and approval.

to the treasury of said city of the amount bid therefor by the said Mason. Lewis & Co.

Mason, Lewis & co.; that said bonds be and they are hereby declared to be sold to the

said Mason, Lewis & Co., to be delivered to the said Mason, Lewis & Co. upon the payment in-

Section 3. That the City Clerk of the said city be and he is hereby authorized and directed to publish this ordinance once immediately after its passage and approval in the city official newspaper of said city, tho wit, the San Diego Union and Daily Bee.

After first giving due notice, President Jones did, in open session, sign an ordinance (No. 929) accepting the bid of Mason, Lewis & Co. for the purchase of the 600 one thousand dollar water bonds of the City of San Diego, California, rejecting all other bids, and directing the City Clerk to return all the checks accompanying said bids except that

accompanying the bid of the said Mason, Lewis & Co.

A Joint Resolution directing the Board of Public Works to light the electric lights around the City Hall during Fourth of July week, was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Ingle.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1326.

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

That the Board of Public Works be and said Board is hereby authorized and instructed to cause the electric lights to be lighted on Fifth street and "G" street, surrounding the City Hall, during July 1st to 6th, 1901, providing the cost does not exceed \$25.00.

Thereupon the Board adjourned until Monday, June 24th, 1901, at 7:30 p.m.

ATTEST:

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President of the Board of Aldermen

ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, June 24th, 1901.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 p.m., President Jones presiding.

PRESENT -- ALDERMEN Rainbow, Ingle, Hyers, Landis, Watson, Jones and Clerk Vincent.

ABSENT --- ALDERMEN Whitson, Hawley and Perrin.

The minutes of Adjourned Meeting held May 20th, 1901, of Regular Meeting held June 3rd, 1901, and of Adjourned Meeting held June 17th, 1901, were read and approved.

During the reading of the minutes Aldermen Whitson and Perrin entered and took their seats in the Board.

A communication from the Board of Public Works recommending that the Council appoint a committee from each Board to confer with said Board of Public Works to formulate plans and become acquainted with the needs and necessities of the water system which the city is about to acquire, was read and said matter was referred to the Joint Water Committee: and said Committee was designated to confer with the Board of Public Works in said matter, and report to the Common Council plans for the conduct of the said water distributing system.

A communication from the Board of Public Works transmitting the proposition of the Russ Lumber and Mill Company offering to sprinkle the streets around the yards of said company if the city would furnish the water, was read and referred to the Joint Water Committee.

The Board of Delegates having granted the request of the Tax Collector to have shelving put in the north vault in his office; the same having been recommended by the Finance Committee of said Board; said matter having been previously referred to the Joint Finance Committee, is now sent to this Board for action. Whereupon on motion it is ordered that the finance have further time in which to report.

A communication from the City Clerk notifying the Council that the 600 one thousand dollar water bonds of the City of San Diego, sold June 17th to Mason, Lewis & Co., of Chicago, Ill., are now ready for delivery, was read and ordered filed.

A Joint Resolution instructing the City Engineer to estimate the cost of extending the sewer system on University Heights, heretofore adopted by this Board, having been amended by the Board of Delegates by the addition of the following section, to-wit:

BE IT FURTHER RESOLVED, That at the same time at which the City Engineer files said plans and estimates, he also file a report showing this Common Council how much of said proposed system it will be necessary to construct at the present time in order to accommodate

the residents of that portion of the city.

On motion of Alderman Watson said amendment of the Board of Delegates was concurred in.

Thereupon said Joint Resolution as amended was read and adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Ingle, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said Resolution as adopted is as follows:

JOINT RESOLUTION No. 1327.

BEIT 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 plans, specifications and estimates of the cost of extending the city sewer system as follows:

By constructing a main sewer commencing at the intersection of Adams avenue and Park boulevard, thence extending south along said Park boulevard to University boulevard; thence southwesterly along said University boulevard to University avenue; thence westerly along said University avenue to the intersection of University avenue and Tenth street; thence southerly following the westerly side of the canyon to a connection with the main sewer system at or near the intersection of Fifth and Laurel streets; also a main sewer commencing at the intersection of Sixth street and University avenue, thence extending easterly along said University avenue to a commection with the sewer above mentioned at the intersection of Tenth street and University avenue; also for a complete sewer system in that part of said city in University Heights, Crittenden's and Estudillo's additions to said city, lying south of Van Buren and El Cajon avenues, and which will be connected with the above mentioned main sewer; and

BE IT FURTHER RESOLVED, That at the same time at which the City Engineer files said plans and estimates, he also file a report showing this Common Council how much of said proposed system it will be necessary to construct at the present time in order to accommodate the residents of that portion of the city.

An ordinance prohibiting any person from becoming a visitor at any gambling place, also from leasing any place to be used as a gambling place, also from conducting any place for gambling purposes, also from playing any game not mentioned in section 330 of the penal code, also prohibiting any person from conducting any game of poker with a kitty, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Ingle, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. _____.

An ordinance prohibiting any person in the City of San Diego, California, from becoming a visitor to any place for the practice of gambling; also prohibiting any person

from leasing any place to be used as a gambling place; also prohibiting any person from conducting any place for gambling purposes; also prohibiting any person from playing of betting at or against any game not mentioned in section 330 of the penal code of the State of California; also prohibiting any person from conducting any game of poker with a kitty, and prescribing a penalty for the violation thereof.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:

Section 1. That it be and is hereby declared to be unlawful for any person in the City of San Diego, California, to become a visitor to any place for the practice of gambling in the City of San Diego, California; provided, that no provision herein contained shall be construed to prevent or prohibit the visiting of any of the places herein specified by a police officer in the course of his official duties, or by any other person employed by the said City of San Diego in the course of the duties of his employment.

Section 2. That it be and is hereby declared to be unlawful for any person, either as principal, agent, employe, or otherwise knowingly to let or underlet, or transfer the possession of any premises for use by any person, or to permit any house, room, apartment, or place owned by him or under his charge or control in the City of San Diego, California, to be used, in whole or in part, as a gambling house or place for playing, conducting, dealing, or carrying on any game, not mentioned in section 330 of the penal code of the State of California, with cards, dice, or other device for money, checks, chips, credit, or any other representative of value.

Section 3. That it be and is hereby declared to be unlawful for any person, either as principal, agent, employe, or otherwise to keep, conduct, or maintain within the City of San Diego, California, any house, room, apartment, or place, used in whole or in part, as a gambling house or a place where any game, not mentioned in section 330 of the penal code of the State of California, is played, conducted, dealt, or carried on with cards, dice, or other device for money, checks, chips, credit, or any other representative of value.

Section 4. That it be and is hereby declared to be unlawful for any person to play or bet at or against any game, not mentioned in section 330 of the penal code of the State of California, which is played, conducted, dealt, or carried on with cards, dice, or other device for money, checks, chips, credit, or any other representative of value in any house, room, apartment, or place described in section 2 of this ordinance.

Section 5. That it be and is hereby declared to be unlawful for any person within the City of San Diego, California, to conduct, carry on, deal, play or bet at or against any game of poker or draw poker, for money, checks, chips, credit, or any other representative of value, when such game of poker, or draw poker, is played with a kitty or take-out, or rake-off, or with or in connection with any device, scheme, or arrangement whereby any portion of the gains, losses, bets, or stakes of said game, or of any of the players thereat, is paid to, or taken out, or laid aside for the use or benefit of any person owning, managing, conducting, controlling, or having the control, conduct, or management of the room, or apartment, or place wherein or whereat such game of poker or draw poker is played, dealt, conducted or carried on.

Section 6. That 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 less than \$5.00 nor more than \$200.00, or by imprisonment in the city jail of the said city of San Diego for a term not exceeding 100 days, or by both such fine and imprisonment.

Section 7. That this ordinance shall take effect and be in force from and after its passage and approval.

Section 8. 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 authorizing the City Clerk to make and furnish to Mason, Lewis & Co. an abstract of the water bond procedure, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Ingle, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 938.

An ordinance authorizing and directing the City Clerk of the City of San Diego, California, to make and furnish to Mason, Lewis & Co. an abstract of the water bond procedure.

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 hereby authorized and directed to make and furnish to Mason, Lewis & Co. an abstract
of the water bond procedure, provided that the expense thereof shall not exceed the sum
of \$30.00.

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

The itemized statement of the expenses of the various departments of the City Government for the month of May, 1901, was presented and ordered filed.

The petition of citizens for the removal of the cobble stones from Park boule-vard from the north end of Seventh street to Upas street, was read and on motion of Alderman Watson the petition was granted.

Thereupon a Joint Resolution directing the Street Superintendent to have the surface stones removed from Park boulevard from the north end of Seventh street to Upas street, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Ingle, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION NO.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows:

That the Superintendent of Streets of the City of San Diego, California, be and he is hereby authorized and directed to remove or cause to be removed, with the street force of said city, the surface stones on the Park boulevard, running along the west side of the Park from the north end of Seventh street to Upas street.

An ordinance directing the City Clerk to sell the lease to lots 11 and 12, block 26, Middletown, for five years, for residence purposes, was read.

Alderman Watson moves that the ordinance be adopted, which motion and ordinance was defeated by the following vote, to-wit:

AYE -- ALDERMAN Jones.

NOES -- ALDERMEN Whitson, Rainbow, Ingle, Pedrin, Hyers, Landis and Watson.

ABSENT--ALDERMAN Hawley.

After giving due notice President Jones did, in open session, sign an ordinance (no. 938) authorizing the City Clerk to make and furnish to Mason, Lewis & Co. an abstract of the water bond procedure.

A Joint Resolution directing the City Engineer to estimate the cost of grading 19th street between "D" and "N" streets, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Ingle, Perrin, Hyers, Landis, Watson and Jones. NOSENT--MONERMAN Hawley.

Said resolution as adopted is as follows, viz:

JOINT RESTOLUTION No. 1328.

BEIT RESOLVED, Bythe 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 grading 19th street in the City of San Diego, California, to its official grade from the south line of "D" street to the north line of "N" street, including the sidewalks thereof, and the intersections of all streets with the said 19th street between said points, not already graded, excepting such portion thereof as is 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 said 19th street between said points and the intersections thereof with any other street already to the official grade thereof and accepted.

Said estimate to include a statement of the cost of whatever culverts or bridges that will or may be necessary to be constructed in so grading said 19th street between said points showing the number, size, and character of such culverts and bridges, if any

Thereupon the Board adjourned.

ATTEST:

Lio. D. Eache City

REGULAR MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, July 1st, 1901.

A Regular Meeting of the Board of Aldermen was held this day at 7:30 p.m., President Jones presiding.

PRESENT--ALDERMEN Whitson, Rainbow, Ingle, Hyers, Landis, Watson, Jones and Clerk Vincent.

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ABSENT --- ALDERMEN Hawley and Perrin.

The minutes of Adjourned Meeting held June 24th, 1901, were read and approved.

A communication from the Board of Public Works transmitting the request of the City Engineer for additional assistance, for the consideration of the Council, was read and on motion of Alderman Whitson said communication was referred back to the Board of Public Works with the request that said Board make a recommendation to the Council in this matter.

A communication from the City Engineer transmitting an estimate of the cost of grading Fourteenth street between "L" and "N" streets, was read and ordered filed.

A communication from the City Engineer asking for authority to establish the grade points on "M" street from the east line of Twenty-minth street to the east line of Thirty-second street, was read and referred to the Joint Street Committee.

The petition of James S. Ward for permission to construct a concrete sidewalk and curb on Logan avenue in front of Lots 12, 13, and 14, Block 176, San Diego Land & Town Company's addition, was read and on motion of Alderman Watson the same was granted.

The following report of the Health and Morals Committee in the matter of the petition of Wm. Lenhert for permission to move his place of business, was read and on motion of Alderman Whitson adopted, viz:

The Health and Morals Committee recommends that the within petition of Wm. Lehnert to change his place of business, be granted.

M. J. Perrin,

Fred C. Hyers,

July 1st, 1901.

H. M. Landis.

Thereupon said petition was granted.

The following report of the Health and Morals Committee in the matter of the petition of W. B. Ingram for an auctioneer's license, was read and on motion of Alderman

Watson adopted, viz:

The Health and Morals Committee recommends that the within petition of W. B. Ingram for an auctioneer's license be granted.

M. J. Perrin,

Fred C. Hyers,

H. M. Landis,

Geo. McNeill,

Geo. B. Chapman,

July 1st, 1901.

E. C. Thorpe.

Thereupon on motion of Alderman Whitson said petition was granted.

The following report and recommendation of the Joint Water Committee in the matter of maps for use in the "Committee Room" was read and on motion of Alderman Landis adopted, viz:

San Diego, Cal., July 1st, 1901.

To the Common Council,

City,

Gentlemen: --

The Joint Water Committee recommends that the City Engineer be instructed to make at his earliest convenience a complete set of maps of the city, for use in the "Committee Room." We therefore present herewith an ordinance in accordance with this report and recommend its adoption.

Respectfully,

Geo. B. Watson,

H. M. Landis,

J. P. M. Rainbow,

Jas. S. Clark,

John W. Lambert,

M. W. Jenks,

A. H. Kayser,

W. W. Lewis.

At this time Alderman Perrin enters and takes his seat in the Board.

Thereupon an ordinance directing the City Engineer to prepare maps for the use of the "Committee Room" was read and on motion of Alderman Landis adopted by the following vote, towit:

AYES -- ALDERMEN Whitson, Rainbow, Ingle, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 941.

An ordinance authorizing and directing the City Engineer of the City of San Diego, California to prepare maps for the use of the Committee Room in the City Hall of the City of San Diego, California.

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

Section 1. That the City Engineer of the City of San Diego, California, be and he is hereby authorized, instructed and directed to make and prepare a set of maps covering the entire area of the City of San Diego for the use of the Committees of the Common Council, to be placed in the Committee Room in the City Hall in the said City of San Diego, California; provided, that said maps shall be prepared by the present force now employed in the City Engineer's department of said city.

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

The report of the Joint Water Committee in the matter of the offer of the Russ Lumber and Mill Company to sprinkle the streets in the vicinity of their lumber yards free of cost to the city, providing the city would furnish the water, was read and referred back to the committee for further investigation.

An ordinance authorizing the Board of Public Works to make certain repairs in the City Hall, was read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Ingle, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 942.

An ordinance authorizing the Board of Public Works of the City of San Diego, California, to make certain repairs in the City Hall of the said City of San Diego.

BEIT 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 make such alterations and changes in the arrangement of the ground floor of the City Hall as may be necessary and convenient for the use of the Treasurer and Tax Collector of the City of San Diego, California, and the Water Department of the City of San Diego, California; provided, that the expense thereof shall not exceed the sum of \$35.00. Said work to be done according to specifications to be prepared by the said Board of Public Works.

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

A Joint Resolution rescinding that portion of Joint Resolution No. 891 relating to the publication of the monthly statement of expenditures of the various departments of the city government, was read and on motion of Alderman Ingle ordered filed.

Whereupon Alderman Whitson moves that said Joint Resolution be taken from the files, which motion was adopted.

Alderman Whitson now moves that said Joint Resolution be adopted, which motion

was defeated by the following vote, to-wit:

AYES -- ALDERMEN Rainbow and Hyers.

NOES -- ALDERMEN Whitson, Ingle, Perrin, Landis, Watson and Jones.

ABSENT--ALDERMAN Hawley.

A Joint Resolution heretofore adopted by this Board directing the Superintendent of Streets to remove the surface stones from Park boulevard from the north end of Seventh street to Upas street, having been amended by the Board of Delegates by inserting the work "loose" between the words "the" and "surface," thus requiring the Superintendent of Streets to remove the loose surface stones from said Park boulevard, was read.

Alderman Perrin moves that said amendment be concurred in, which motion was adopted by the following vote, to-wit:

AYES --- ALDERMEN Whitson, Rainbow, Ingle, Perrin, Hyers, Landis and Jones.

NOES --- NONE.

EXCUSED -- ALDERMAN Watson.

ABSENT---ALDERMAN Hawley.

Thereupon said resolution as amended was read and adopted by the following vote, to-wit:

AYES --- ALDERMEN Whitson, Rainbow, Ingle, Perrim, Hyers, Landis and Jones.

NOES --- NONE.

EXCUSED -- ALDERMAN Watson.

ABSENT---ALDERMAN Hawley.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1329.

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

That the Superintendent of Streets of the City of San Diego, California, be and he is hereby authorized and directed to remove or cause to be removed, with the street force of city, the loose surface stones on the Park boulevard, running along the west side of the Park from the north end of Seventh street to Upas street.

On motion of Alderman Ingle a communication from the Board of Public Works recommending that the City Tax Collector be authorized to place shelves in the north vault on the ground floor of the City Hall at an expense of not to exceed \$25.00, was ordered withdrawn from the Finance Committee.

Thereupon an ordinance directing the Board of Public Works to place shelves in the north vault of the office of the City Tax Collector and Treasurer, was read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES --- ALDERMEN Whitson, Rainbow, Ingle, Perrin, Hyers, Landis and Jones.

NOES --- NONE.

EXCUSED--ALDERMAN Watson.

ABSENT---ALDERMAN Hawley.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 940.

An ordinance authorizing and directing the Board of Public Works of the City of San Diego,

California, to place shelves in the north vault of the office of the City Tax

Collector and Treasurer of said city.

B E I T O R D A I N E D, 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 place shelves in the north vault of the office of the City Tax Collector and Treasurer of the City of San Diego, California; provided, that the expense thereof shall not exceed \$25.00. Said shelves to be constructed according to specifications to be prepared by the Board of Public Works and to the satisfaction of the said Board of Public Works.

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

The report of the Poundkeeper for the month of June, 1901, was presented and ordered filed.

The petition of W. F. Butler for a retail liquor license at the Horton House, on "D" street between Third and Fourth streets, was presented and referred to the Health and Morals Committee.

An ordinance notifying Mason, Lewis & Co. that the water bonds are now ready for delivery, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Ingle, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

. . .

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 943.

An ordinance notifying Mason, Lewis & Company that bonds are ready for delivery.

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

Section 1. That Mason, Lewis & Company, doing business in the City of Chicago, State of Illinois, be and they are hereby notified that the bonds heretofore purchased by them from the City of San Diego, California, being 600 in mumber and of the denomination of \$1,000.00 each, for the sum of \$626,255.00 are mow, together with the coupons thereto attached, ready for delivery, and the City Clerk of the said City of San Diego, California, be and he is hereby authorized and directed to serve a copy of this ordinance, by mail, upon the said Mason, Lewis & Company, the purchasers of said bonds as aforesaid.

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

The following report of the Joint Health and Morals Committee in the matter of

the claim of J. M. Howells for \$150.00 for use of the City Dump for March, April and May, .

1901, was read and on motion of Alderman Landis adopted, viz:

The Health and Morals Committee recommends that the within claim be allowed and paid.

M. J. Perrin,

Fred C. Hyers,

H. M. Landis,

Geo. McNeill,

Geo. B. Chapman,

July 1st, 1901.

E. C. Thorpe.

Thereupon an ordinance providing for the payment of ceratin claims of J. M. Howells was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Ingle, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

SAid ordinance as adopted is as follows, viz:

ORDINANCE No. 944.

An ordinance providing for the payment of certain claims of J. M. Howells against the City of San Diego, California.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:

Sec. 1. That the claim of J. M. Howells for \$150.00, numbered 333 for the use of ground as a city dump and for services of man and team in caring for same for the months of March, April and May, 1901, be and the same is hereby approved, allowed and ordered paid, and the Auditing Committee of said city is hereby authorized and directed to allow said claim and to order the issuance of a warrant therefor.

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

After giving due notice President Jones did, in open session, sign an ordinance directing the Board of Public Works to place shelves in the north vault of the office of the City Tax Collector and Treasurer; also an ordinance prohibiting any person in the city from becoming a visitor to any place for the practice of gambling, also prohibiting any person from leasing any place to be used as a gambling place, also prohibiting any person from conducting any place for gambling purposes, also prohibiting any person from playing or betting at or against any game not mentioned in section 330 of the penal code of the State of California, also prohibiting any person from conducting any game of poker with a kitty; also an ordinance notifying Mason, Lewis & Company that bonds are ready; also an ordinance authorizing the Board of Public Works to make certain repairs in the City Hall; also an ordinance providing for the payment of certain claims of J. M. Howells against the city.

The following communication from Alderman Ingle tendering his resignation as a member of this Board, was read and ordered filed:

Mr. President and Members of Board of Aldermen,

City of San Diego,

Gentlemen: --

I herewith hand you my resignation as a member of your Body. The City Attorney advises me that I cannot legally bid upon the contract for heating the new library, and Mr. Hebbard informed me today that the specifications are now ready (after tomorrow) to be figured upon. You will oblige me by accepting this resignation tonight as the contract is a large one and I wish to bid against outside San Diego, and if successful be of benefit to our city as well as to my business.

Yours very truly,

SAM'L G. INGLE,

Upon motion of Alderman Perrin the resignation of Alderman Ingle was accepted by the Board with regrets.

On motion of Alderman Perrin it is ordered that the filling of the vacancy caused by the resignation of Alderman Ingle be postponed until the Regular Meeting to be held August 5th, 1901.

After first giving due notice President Jones did, in open session, sign an ordinance directing the City Engineer to prepare maps for the use of the Committee Room.

A*Joint Resolution instructing the City Engineer to estimate the cost of grading Fourteenth street from the south line of the City Park to the north line of "N" street, to its official grade, was read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMAN Hawley.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1330.

BEIT 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 an estimate of the cost of grading Fourteenth street in the City of San Diego, California, to its official grade from the south line of the City Park to the north line of "N" street in said city, including the sidewalks thereof, and the intersections of all streets between said points, not already graded, excepting such portion thereof as is 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 said Fourteenth street, between said points and the intersection thereof with any other street, already graded to the official grade thereof and accepted.

Said estimate to include a statement of the cost of whatever culverts, or bridges, or flumes, or conduits that will or may be necessary to be constructed in con-

nection with the grading of said Fourteenth street between said points, showing the number, size, and character of such culverts, bridges, flumes, and conduits, if any.

On motion of Alderman Watson it is ordered that when the Board adjourns it do adjourn until Monday, July 151, 1901, at 7:30 p.m.

A Resolution giving the consent of this Board to the Board of Delegates to adjourn for a period of more than one week, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said resolution as adopted is as follows, viz:

RESOLUTION.

BEIT RESOLVED, By the Board of Aldermen of the City of San Diego, as follows:

That the consent of this Board be and the same is hereby given to the Board of Delegates to adjourn from Monday, July 1st, 1901, to Monday, July 15th, 1901, at 7:30 p.m.

Thereupon the Board adjourned.

ATTEST: Les D. Galdinan

City Clark

President of the fourd of Aldermen.

ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, July 15th,

Pursuant to adjournment a meeting of the Board of Aldermen was held this day, at 7:30 p.m., President Jones presiding.

<u>PRESENT--ALDERMEN</u> Rainbow, Perrin, Hyers, Landis, Watson, Jones and Clerk Vincent.

<u>ABSENT---ALDERMEN</u> Whitson and Hawley.

At this time President Jones calls Alderman Rainbow to the Chair and is excused from further attendance at this session of the Board.

The minutes of Regular Meeting held July 1st, 1901 were read and approved.

During the reading of the minutes Alderman Whitson entered and took his seat in the Board.

The report of the Auditor showing the condition of the funds of the Treasury on the 30th day of June, 1901, was presented and ordered filed,

A communication from the Board of Public Works asking for authority to purchase \$25.00 worth of postage stamps for the use of the various departments of the City Government, was read and on motion of Alderman Perrin the request was granted.

Thereupon a Joint Resolution authorizing the Board of Public Works to purchase \$25.00 worth of postage stamps for the use of the various departments of the City Government, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Hawley and Jones.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1331.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows:

That the Board of Public Works of the City of San Diego, be and they are hereby authorized and directed to purchase for the use of the various departments of the City Government \$25.00 worth of postage stamps.

A communication from the Board of Public Works asking for authority to have a low arm electric light placed at the intersection of Fifth and "G" streets, was read and referred to the Committee on Gas, Electric Lights and Telephones.

A communication from the Board of Public Works asking for authority to expend a sum not to exceed \$30.00 for labor in cultivating the Howard tract of the City Park, was read and on motion of Alderman Whitson the authority was granted.

A communication from the City Engineer giving an estimate of the cost of grading 14th street from the south line of the City Park to the north line of "N" street, was read and ordered filed.

A communication from the City Clerk asking the Council to ratify his act in employing an extra clerk in his office for 10 1/2 days, to assist in preparing the water bonds for delivery, was read and on motion of Alderman Whitson said action was ratified and the compensation of said extra clerk fixed at \$2.50 per day.

A communication from Lydia M. Horton, Secretary of the Board of Library Trustees, informing the Council that Mr. Andrew Carnegie has offered to increase his gift of \$50,000.00 for a Library building to \$60,000.00, provided that the city will agree to expend \$6,000.00 per year for the maintenance thereof, was read and referred to the Committee on Schools and Library.

A communication from citizens asking to have "D" street in the vicinity of 13th repaired and sprinkled, was read and referred to the Joint Street Committee.

A communication from citizens asking to have "D" street from 13th to 24th streets, repaired and sprinkled, was read and on motion of Alderman Whitson referred to the Board of Public Works for action.

The application of J. Frank Over for permission to construct a bitumen sidewalk and concrete curb on "J" street in front of lot G, block 115, Horton's addition, was read and on motion of Alderman Watson the application was granted.

The following report of the Street Committee in the matter of an ordinance regulating the riding of bicycles upon the streets, avenues and highways of the city, was read and on motion of Alderman Watson adopted, viz:

The Street Committee recommends that the within ordinance regulating the use of bicycles in the city, be adopted.

Fred C. Hyers,

July 12th, 1901.

Geo. B. Watson.

Thereupon an ordinance regulating the riding of bicycles upon the streets, avenues and highways of the city, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT -- ALDERMEN Hawley and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 945.

An ordinance regulating the riding of bicycles upon the streets, avenues and highways in the City of San Diego, California, and fixing a penalty for its violation.

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

Section 1. That every person who shall ride a bicycle at a rate of speed faster than eight (8) miles per hour upon any of the streets, avenues or highways of the City of San Diego, California, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding fifty dollars (\$50.00) or by imprisonment in the city jail of said city not exceeding thirty (30) days, or by both such fine and imprisonment.

Provided, however, that the provisions of this section shall not apply to that portion of said city lying west of Third street, were such street extended north to the northern boundary line of said city, nor to that portion of said city lying north of Fir street, were said Fir street extended east to the eastern boundary line of said city, nor to that portion of said city lying east of Sixth street, were such street extended northerly to the northern boundary line of said city.

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

Section 3. That the City Clerk be and he is hereby directed, immediately after the approval of this ordinance, to publish the same three times in the city official newspaper of said city, to-wit, the San Diego Union and Daily Bee.

A communication from the Board of Fire Commissioners asking for authority to hire extra engineers and drivers to take the places of the regular men while the latter are absent on their vacations, was read and on motion of Alderman Whitson the authority was granted.

Thereupon an ordinance providing for the vacation of the regular men in the Fire Department and authorizing the employment of extra men as substitutes in their places, was read and on motion of Alderman Whitson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT -- ALDERMEN Hawley and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 946.

An ordinance providing for the vacation of the men in the Fire Department of the City of San Diego, California, for ten days each, and authorizing the employment of extra men as substitutes in their places.

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

Section 1. That the Board of Fire Commissioners of the City of San Diego, California, be and said Board is hereby authorized and directed to grant to one chief engin-

eer and superintendent of fire alarm, two engineers of steamers, the captain of chemical engine, and eight drivers, all permanent men in the fire department of the City of San Diego, a vacation of ten days each after the approval of this ordinance, and to employ extra men for a period of ten days as substitutes for and to take the place of the said employees of the said fire department hereinbefore mentioned. That said vacation shall be granted without making any reduction from the salaries of the men to whom such vacation is granted, and is so given; provided, that the expense of such extra men shall not exceed the following sums, to-wit:

\$40.00 for said chief engineer and superintendent of fire alarm;

\$60.00, being \$30.00 each for two engineers of steamers;

\$25.00 for the captain of the chemical engine;

\$25.00 each for the drivers.

And provided further, that the total amount to be paid such extra men shall not exceed the sum of \$325.00.

Section 2. That all ordinances or parts of ordinances in conflict herewith be and the same are hereby repealed.

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

A Joint Resolution directing the Board of Public Works, Joint Street Committee and Superintendent of Streets to investigate the feasibility of using oil for street sprinkling, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis and Watson.

ABSENT--ALDERMEN Hawley and Jones.

NOES -- NONE.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1332.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows:

That the Board of Public Works, the Joint Street Committee of this Common Council and the Superintendent of Streets be authorized and directed to investigate the feasibility of using oil for street sprinkling purposes and report the result of their investigations to this Common Council at their earliest convenience.

At this time Alderman Whitson is excused from further attendance at this session of the Board.

The following report of the Joint Street Committee in the matter of a communication from the City Engineer asking for authority to establish the grade points on "M" street be29th and 32nd streets, was read and on motion of Alderman Perrin adopted, viz:

The Joint Street Committee recommends that the City Engineer be instructed to establish the grade points on "M" street from the east line of 29th street to the east line of 32nd street. We therefore recommend the adoption of the accompanying Joint Resolution.

Fred C. Hyers,

Geo. B. Watson,

Jno. W. Lambert,

F. H. Briggs,

July 12th, 1901.

Jas. S. Clark.

Thereupon a Joint Resolution authorizing the City Engineer to furnish the grade elevations on "M" street between 29th and 32nd streets, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Jones.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1333.

BEIT 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 directed and authorized to furnish to this Common Council grade elevations for the purpose of establishing the grade of "M" street in the City of San Diego, California, from the east line of 29th street in N. W. Hensley's addition to the said City of San Diego, to the east line of 32nd street.

The following recommendation of the Joint Street Committee that the City Engineer be ællowed to employ additional assistants, was read and on motion of Alderman Hyers adopted, viz:

San Diego, Cal., July 12th, 1901.

To the Common Council,

City,

Gentlemen: --

The Joint Street Committee herewith recommends that the Board of Public Works be requested to recommend to the Common Council that the City Engineer be allowed to employ additional assistants for one month, consisting of one engineer and two helpers; and that said Board of Public Works recommend a reasonable compensation for said additional assistants.

The Committee makes this recommendation for the reason that the Common Council has recently passed several ordinances and resolutions requiring a large amount of work to be performed by the Engineer's office, and we believe that the best interests of the city would be subserved by the appointment of additional assistants in order that this work may be promptly done.

Respectfully,...

Fred C. Hyers,

John W. Lambert,

Geo. B. Watson,

F. H. Briggs,

Jas. S. Clark.

The following report of the Joint Water Committee in the matter of the proposition of the Russ Lumber and Mill Company to sprinkle certain portions of streets in the vicinity of their yards, if the city would furnish the water, was read and on motion of Alderman Perrin adopted, viz:

The Joint Water Committee, after further investigation of the within proposition of Russ Lumber and Mill Company to sprinkle certain portions of "I", First and Front streets, provided the city would furnish the water, herewith recommends that the proposition be rejected at the present time, owing to the uncertainty of the water supply.

Geo. B. Watson,

H. M. Landis,

J. P. M. Rainbow,

J. S. Clark,

Jno. W. Lambert,

M. W. Jenks,

A. H. Kayser,

W. W. Lewis.

July 11th, 1901.

A Joint Resolution directing that a fire hydrant be placed forthwith at the intersection of 15th and "C" streets, was read and referred to the Joint Fire Committee.

After first giving due notice President pro tempore Rainbow did, in open session, sign an ordinance providing for the vacation of the regular men in the fire department, and authorizing the employment of extra men as substitutes in their places; also an ordinance regulating the use of bicycles on the streets, avenues and highways of the city.

On motion of Alderman Watson it is ordered that when the Board adjourns, it do adjourn until Monday, July 22nd, 1901, at 7:30 p.m.

On motion of Alderman Watson it is ordered that the communication from the Board of Library Trustees in the matter of the offer of Andrew Carnegie to increase his donation for a Public Library from \$50,000.00 to \$60,000.00, which had heretofore been referred to the Library Committee, was withdrawn from said Committee, and ordered filed.

Thereupon an ordinance accepting the donation of \$60,000.00 by Andrew Carnegie for the construction and equipment of a building for a Free Public Library and Reading Room, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Jones.

Said ordinance as adopted is as follows, viz:

Ordinance No. 947.

An Ordinance Accepting the Donation of \$60.000.00 by Andrew Carnegie to the City of San Diego, California; for the Construction and Equipment of a Building for a Free Public Library and Reading Room in the City of San Diego, California.

Whereas; the Honorable Andrew Carnegie in the year 1899 offered to give to the city of San Diego, California, the sum of \$50,000.00 to erect a building for a free public library and reading room upon the condition that the said city of San Diego obligate itself to maintain a free public library therein, and from the taxes provide a sum of from \$5,000.00 to \$6,000.00 a year for its maintenance, and provide a site for such building; and

Whereas, the Common Council of the said City of San Diego, by joint resolution No. 1205 accepted said gift upon such conditions, and has procured such site for such building, which building is now in the course of con-

struction thereon; and Whereas, the Honorable Andrew Carnegie has offered to incease such gift for said purpose to \$60,000; provided, that the said city of San Diego obligates itself to furnish a sum of at least \$6,000.00 per year for the maintenance of a free public library in said building; and

Whereas, it is the desire of this Common Council for and on behalf of said additional sum of \$10,000.00 upon said terms and conditions.

Therefore, be it ordained, by the Common Council of the city of San Diego, as follows:...

Section 1. That this Common Council for and on behalf of the said City of San Diego extend to Mr. Andrew Car-negie the sincere thanks of the said city of San Diego for the munificent gift donated by Mr. Carnegie to this city, and that the said Common Council for and on behalf of said city accept, such gift, and hereby pledges the good faith of said city to furnish at least \$6,000.00 per year from the taxes for the care and maintenance of said

library and building, when erected. Section 2. That this ordinance shall take effect and be in force from and after its passage and approval.

Section 3. That the City Clerk of the said city of San Diego, California, 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, towit: the San Diego Union and Daily Bee.

Section 4. That the City Clerk of the said City of San Diego, California, be and he is hereby authorized and directed immediately after the approval and publication of this ordinance to forward by mail a certified copy hereof to the said Andrew Carnegie.

A communication from the Board of Police Commissioners transmitting a resolution adopted by said Board, and an ordinance, with the request that the Common Council take action in said matter, was read. On motion of Alderman Perrin said resolution was adopted, During the progress of the meeting the above action of the Board in adopting the resolution presented by the Board of Police Commissioners, was, on motion of Alderman Landis, rescinded.

An ordinance empowering the Chief of Police to expend a sum not exceeding \$100.00 in any quarter of three calendar months, was read and adopted by the following vote, to-wit:

ALDERMEN Rainbow, Perrin, Hyers, Landis and Watson. AYES --

NOES -- NONE.

ABSENT--ALDERMEN Whitson, Hawley and Jones.

Said ordinance as adopted is as follows, viz:

Ordinance No. 948.

An Ordinance, Empowering the Chief of Police of the City of San Diego, California, to Expend a Sum Not Exceeding \$100.00 in Any Quarter of Three Calendar Months, for the Pre-vention and Detection of Crime in Said City.

Be it ordained by the Common Council of the City of San Diego, as follows:
Section 1. The Chief of Police of the City of San Diego is hereby authorized. expend not exceeding the sum of \$100.00 per month from the Police Department fund for the detection and prevention of crime in the said city, the same to be used at his discretion in the employment of persons to per-form detective service, and to pay such necessary expenses as may be incurred by him in the prevention or detection of crime in said city; but the total expenditures for such purposes shall not exceed the sum of \$100.00 in any quarter of three calendar months. Sec. 2 date Chief of Police shall furnish the Board of Police Commis-sioners, at their first, regular, meet-

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ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, July 22nd, 1901.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 p.m., President Jones presiding.

PRESENT -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson, Jones and Clerk Vincent.

ABSENT---ALDERMAN Hawley.

The minutes of Adjourned Meeting held July 15th, 1901, were read and approved.

A communication from the Auditor transmitting an ordinance transferring money from the Delinquent Tax fund to the General, Office and Legal funds, was read and ordered filed.

Thereupon an ordinance transferring money from the Delinquent Tax Fund to the Legal fund, Office fund and General fund, was read and on motion of Alderman Whitson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said ordinance as adopted is as follows:

ORDINANCE No. 949.

An Ordinance providing for the transfer of money from the Delinquent Tax fund to the Legal fund, the General fund and the Office 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 there be and hereby is transferred from the Delinquent Tax fund of the City of San Diego, California, to the General fund thereof the sum of two hundred dollars, and from said Delinquent Tax fund to the Office fund the sum of two hundred dollars, and from said Delinquent Tax fund to the Legal fund the sum of two hundred fifty dollars.

That the City Auditor and City Treasurer of said city be and they are hereby authorized and directed to make the necessary entries in the records of their respective offices as will carry into effect the provisions of this ordinance and such transfers.

Section 2. That this ordinance take effect and be in force from and after its passage and approval.

A communication from the City Attorney in the matter of the acceptance of the water plants, was read and referred to the Joint Water Committee.

A communication from the City Attorney in the matter of an action commenced against the city entitled, "The College Hill Land Association et al. vs. W. F. Carter and the City of San Diego, et al.," to partition certain lands in which the city has an interest for delinquent taxes, was read and ordered filed.

Thereupon a Joint Resolution authorizing the City Attorney to take whatever action he may deem necessary to protect the city's interest in the case of the College Hill Land Association et al., vs. W. F. Carter and the City of San Diego et al., was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1334.

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

That the City Attorney of the City of San Diego, California, be, and he is hereby authorized and directed to take whatever action he may deem best for the purpose of defending and protecting the city's interest in the case of the College Hill Land Association et al., vs. W. F. Carter and the City of San Diego, et al., now pending in the Superior Court of the County of San Diego, State of California.

At this time Delegates Jenks and Burnell enter and inform the Board that the Board of Delegates desires to meet with this Board in Joint Committee of the Whole for the purpose of considering the report of the Joint Water Committee and the papers transmitted therewith, in the matter of the conduct and management of the Water Department, when the City shall have taken possession of the water systems.

On motion of Alderman Whitson the Board goes into Committee of the Whole to meet with the Board of Delegates in Joint Committee of the Whole for the purpose of considering the matter of the conduct and management of the Water Department, as requested by the Board of Delegates.

Upon re-assembling there were

PRESENT--ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

ABSENT---ALDERMAN Hawley.

The Chairman of the Joint Committee of the Whole presents the following as the report of said committee, which report was on motion of Alderman Watson adopted, viz:

The Joint Committee of the Whole recommends that the report of the Joint Water Committee in the matter of the conduct and management of the Water Department, when the water systems shall have been transferred to the city, be adopted;

That an ordinance recommended by the Joint Water Committee providing for the delivery of the water bonds to Mason, Lewis & Co., and for the transfer of the water systems to the city, be adopted;

That an ordinance recommended by the Joint Water Committee providing for the allotment of space on the ground floor of the City Hall for the use of the Auditor and Assessor, Treasurer and Tax Collector, and Board of Public Works for Water offices, be adopted;

That an ordinance recommended by the Joint Water Committee creating certain positions, fixing the salaries thereof, authorizing the Board of Public Works to fill the same, appoint employees and employ workmen, and purchase material and supplies for the purpose of conducting and carrying on the system of water works to be acquired by the city, be amended in section 2 thereof by fixing the pay of firemen, engineers for gasoline engines, and laborers at \$2.60 per day, and by striking out the amount of \$300.00 fixed in said section that may be expended by the Board of Public Works in case of an emergency, so that said section shall provide that in case of an emergency the Board of Public Works may expend any amount approved by the Mayor; and that said ordinance as so amended, be adopted.

The statement of expenses of the various departments of the City Government for the month of June, 1901, was presented and ordered filed.

A Message from the Mayor transmitting the request of the Board of Public Works for additional assistants for the City Engineer, and recommending that the same be granted, was read and ordered filed.

A communication from the Board of Public Works recommending that the City Engineer be granted three additional assistants for thirty days, and also recommending the compensation for said assistants, was read and ordered filed.

Thereupon providing for three additional assistants in the City Engineer's office for thirty days, was read and on motion of Alderman Whitson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 951.

An Ordinance providing for three additional assistants in the City Engineer's office of the City of San Diego, California, for thirty days.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:

Section 1. That the City Engineer of the City of San Diego, with the consent and approval of the Board of Public Works, be and he is hereby authorized and empowered to employ three additional assistants in the City Engineer's office of the City of San Diego, for a period of thirty days, one of whom shall be a civil engineer whose salary shall be, and is hereby fixed at \$3.50 per day, and two of whom shall be chairmen whose salary shall be and is hereby fixed at \$2.00 per day.

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

A communication from the Board of Public Works recommending that they be authorized to complete the Golden Hill engine house at a cost of about \$950.00, was read and on motion of Alderman Perrin the authority was granted.

Thereupon an ordinance authorizing the Board of Public Works of the City of San Diego to advertise for bids and let a contract for the completion of the Golden Hill engine house, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

SaId ordinance as adopted is as follows, viz:

ORDINANCE No. 952.

An Ordinance authorizing the Board of Public Works of the City of San Diego to advertise for bids and let a contract for the completion of the Golden Hill engine house.

B E I T O R D A I N E D, 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 the same is hereby authorized and directed to advertise for bids and let a contract for the completion of the Golden Hill engine house in the City of San Diego, California; provided, that the expense thereof shall not exceed the sum of \$950.00, such work to be done and materials furnished according to specifications to be prepared by the said Board of Public Works.

Section 2. This ordinance shall take effect and be in force from and after its passage and approval.

The following report of the Joint Water Committee in the matter of the conduct and management of the water department when the city shall have come into possession of the water systems, was read and on motion of Alderman Watson adopted, viz:

San Diego, Cal., July 18th, 1901.

To the Common Council,

City,

Gentlemen:--

The Joint Water Committee, after careful consideration of the matter of transferring the systems of the San Diego Water Company and the Southern California Mountain Water Company to the city and of the control thereof when the city shall have taken possession of them, herewith reports and recommends as follows:

That the necessary steps be taken to provide for the delivery of the water bonds to Mason, Lewis & Company, the purchasers thereof, upon payment therefor being made.

That provision be made for the transfer of the said water systems to the city.

That space and vaults be allotted on the ground floor of the City Hall for water offices and for the Treasurer and Tax Collector.

That for the management and control of the water systems, when the same shall have come into the possession of the city, a Water Department be organized under the control of the Board of Public Works, as provided for in section 26 of Chapter 1 of Article V of the City Charter.

That in accordance with the recommendation of the Board of Public Works, there be created certain positions in said Water Department, which positions and the salaries therefor are as follows:

Superintendent, whose salary shall be \$150.00 per month;

Foreman, whose salary shall be \$75.00 per month;

Chief Engineer, whose salary shall be \$110.00 per month;

Teamster, whose salary shall be \$50.00 per month;

Chief Clerk, whose salary shall be \$100.00 per month;

Clerk, whose salary shall be \$60.00 per month;

Clerk and Collector, whose salary shall be \$55.00 per month;

Two Collectors, whose salary shall be \$50.00 per month each;

One Collector at La Jolla, whose salary shall be \$10.00 per month.

That the Board of Public Works be authorized and empowered to appoint the persons necessary to fill the positions above provided for, and to prescribe their duties.

That the Board of Public Works be authorized and empowered to employ such extra men as may be necessary for the management and control of said Water Department, in addition to the persons filling the positions heretofore provided for; provided, that the total cost for such extra labor shall not exceed the sum of \$1,000.00 per month, which sum shall be in addition to the salaries heretofore provided for.

That in case of any emergency requiring the employment of extra labor in addition to that already specified, in order to protect or save any of said water system from threatened destruction, or in the event of any unforseen accident or calamity, the Board of Public Works, by and with the consent of the Mayor, be authorized and empowered to expend such sums as they may deem necessary for said extra labor; provided, that the total amount that may be expended in such emergencies shall not exceed \$300.00 per month, which sum shall be in addition to the salaries and extra labor heretofore provided for.

That the wages of all persons employed in said Water Department, other than those for whom salaries have been provided, and as the same is recommended by the Board of Public Works, be fixed as follows, viz:

Gasoline Engineers for auxiliary pumping plants, \$1.75 per day each;
Engineer for large gasoline engine, \$2.00 per day;
Foreman, of developing water in river, \$2.50 per day;
Firemen, main pumping plant, \$1.75 per day each;
Experienced laborers, \$2.00 per day each;
Ordinary laborers, \$1.75 per day each;
Carpenters, \$3.00 per day each;
Assistant Engineer, \$2.50 per day;
Assistant Day Engineer, \$2.25 per day.

That the Board of Public Works be authorized and empowered to procure all records, books, blanks and material necessary for the conduct of said Water Department and distributing system; and also to procure fuel necessary to operate the pumping plant.

That the Board of Public Works be authorized and empowered to purchase water from the San Diego Flume Company or the Southern California Mountain Water Company, or

both, until such time as the systems are connected together and the main pumping plant is able to supply the entire city with water.

That the Board of Public Works be authorized and empowered to fit up and use the east half of the basement of the City Hall as a tool room and work shop for the Water Department, and that the same be allotted and set aside for that purpose.

We present herewith ordinances to carry these recommendations into effect, and recommend that they be adopted.

Respectfully,

Geo. B. Watson,

J. P. M. Rainbow,

John W. Lambert,

M. W. Jenks,

W. W. Lewis.

Joint Water Committee.

An ordinance providing for the delivery of the water bonds to the purchaser thereof, and for the transfer of the systems of water works to the city, and the acceptance thereof and the payment therefor, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

. Said ordinance as adopted is as follows, viz:

ORDINANCE No. 957.

An Ordinance providing for the delivery of the Water Bonds of the City of San Diego, California, to the purchaser thereof, and for the transfer of the system of water works of the San Diego Water Company, and the distributing system of the Southern California Mountain Water Company to the City of San Diego, California, and the acceptance thereof and the payment therefor by the said City of San Diego.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:

Section 1. That the City Treasurer of the City of San Diego, California, be and he is hereby authorized, directed and empowered for and on behalf, and as the act and deed of the said City of San Diego, to deliver to Mason, Lewis & Company, the purchasers thereof, the 600 one-thousand dollar water bonds of the said City of San Diego, described in ordinance No. 914 of the ordinances of the said City of San Diego, approved April 25th, 1901, upon payment to him as Treasurer of the City of San Diego, California, of the sum of \$626,255.00 in lawful money of the United States, together with the accrued interest on such bonds up to the date of the payment therefor, in like lawful money of the United States.

Section 2. That the Board of Public Works of the City of San Diego, California, be and said Board of Public Works is hereby directed, authorized and empowered for and on behalf and as the act and deed of the said City of San Diego, to receive, accept and receipt for the system of water works of the San Diego Water Company, and all property connected therewith or appurtenant thereto used in supplying water to the said City of San Diego and the inhabitants

thereof, according to the terms of that certain contract between the said San Diego Water Company and the said City of San Diego, dated March 12th, 1901, and on file in the office of the City Clerk of the said City of San Diego, and also a deed conveying the same to the said City of San Diego.

And also for and on behalf and as the act and deed of the said City of San Diego to receive, accept and receipt for the water distributing system of the Southern California Mountain Water Company, according to the terms of that certain agreement dated March 12th, 1901, between the said Southern California Mountain Water Company and the said conveyances thereof City of San Diego, and also a deed souveying the same to the said City of San Diego.

Section 3. That the Auditing Committee of the City of San Diego, California, be and said committee is hereby directed, authorized and empowered to allow the claim against the said City of San Diego of the San Diego Water Company for the sum of \$500,-000.00 for the system of water works of the said San Diego Water Company, and all property connected therewith or appurtenant thereto used in supplying water to the said City of San Diego and the inhabitants thereof, according to the terms of that certain contract between the said San Diego Water Company and the said City of San Diego, dated March 12th, 1901, and on file in the office of the City Clerk of the said City of San Diego, and to authorize the issuance of a warrant therefor when such claim shall have been duly verified and filed with the Secretary of the said Auditing Committee.

Section 4. That the Auditing Committee of the City of San Diego, California, be and said committee is hereby directed, authorized and empowered to allow the claim against the said City of San Diego of the Southern California Mountain Water Company for the sum of \$100,000.00 for the water distributing system of the said Southern California Mountain Water Company, according to the terms of that certain agreement between the Southern California Mountain Water Company and the City of San Diego, dated March 12th, 1901, and on file in the office of the City Clerk of the said City of San Diego, and to authorize the issuance of a warrant therefor when such claim shall have been duly verified and filed with the Secretary of the said Auditing Committee.

Section 5. That upon the issuance of the said warrants for said claims, as aforesaid, the Treasurer of the said City of San Diego, California, be and he is hereby directed, authorized and empowered to pay the same out of the money in the Water Works Improvement fund of the said City of San Diego; provided that said claims shall not be allowed or the issuance of warrants for the payment thereof be authorized until a conveyance of said property shall have been delivered to the said City of San Diego as herein provided.

Section 6. That this ordinance shall take effect and be in force from and after its passage and approval.

Section 7. That the City Clerk of the said City of San Diego, California, 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 allotting the ground floor of the City Hall and designating the por-

tion to be used by the City Auditor and Assessor, the City Tax Collector and Treasurer, and the Water Department, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 956.

An Ordinance allotting the ground floor of the City Hall and designating the portion to be used by the City Auditor and Assessor, the City Tax Collector and Treasurer, and the Water Department in the City of San Diego, California.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:

Section 1. That that portion of the ground floor of the City Hall located on the southwest corner of Fifth and "G" streets, of the City of San Diego, California, south of the south partition of the "court" running from the east wall to the point where such partition would intersect the east line of the vaults if extended, including the south vault, be and the same is hereby allotted and set apart for the use of the City Auditor and Assessor; that that portion of the said ground floor lying north of the north partition of the said "court" if extended west to the east line of the vaults, including the north vault, be and the same is hereby allotted and set apart for the use of the City Tax Collector and Treasurer of the said city; that that portion of the said ground floor lying west of the west partition of the said court and north of that portion of the said ground floor allotted to the said Auditor and Assessor, and south of that portion of the said ground floor allotted to the said Tax Collector and Treasurer, including the two center vaults, be and the same is hereby allotted and set apart for the use of the Board of Public Works in collecting water rates and in managing and conducting the Water Department of the City of San Diego.

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

A communication from the Board of Public Works recommending a schedule of salaries and wages for employees and workmen in the Water Department, was read and ordered filed.

Thereupon an ordinance creating certain positions, fixing the salaries thereof, authorizing the Board of Public Works to fill the same, and appoint employees and employ workmen, and purchase materials and supplies for the purpose of conducting and carrying on the system of water works to be acquired by the city, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Ordinance No. 958.

An Ordinance Creating Certain Positions, Fixing the Salaries Thereof, Authorizing the Board of Public Works to Fill the Same, and Appoint Employees and Employ Workmen, and Purchase Materials and Supplies for the Purpose of Conducting and Carrying on the System of Water Works to Be Acquired By the City of San Diego, California.

Be it ordained, by the Common Council of the City of San Diego, as fol-

Section 1. That for the purpose of managing, conducting, carrying on and maintaining the system of water works about to be acquired by the said City of San Diego, the Board of Public Works of the said City of San Diego be and said Board of Public Works is hereby authorized and empowered to appoint a superintendent of said system of water works whose salary shall be and the same is hereby fixed at the sum of \$150.00 per month; one chief clerk whose salary shall be and is hereby fixed at the sum of \$100.00 per month; one clerk whose salary shall be and the same is hereby fixed at the sum of \$60.00 per month; one clerk and collector whose salary shall be and the same is hereby fixed at the sum of \$55.00 per month; one collector whose salary shall be and the same is hereby fixed at the sum of \$50.00 per month; one collector whose salary shall be and the same is hereby fixed at the sum of \$50.00 per month; one collector at La Jolla, whose salary shall be and the same is hereby fixed at the sum of \$10.00 per month; one foreman whose salary shall be and the same is hereby fixed at the sum of \$75.00 per month; one chief engineer whose salary shall be and the same is hereby fixed at the sum of \$110.00 per month; and one teamster whose salary shall be and the same is hereby fixed at the sum of \$50.00 per month, all of which employees shall be under the supervision of said Board of Public Works and shall perform the duties prescribed for them by the said Board of Public Works.

Section 2. That for the purpose of managing, conducting, carrying on, and maintaining said system of water works when so received by the said City of San Diego, the said Board of Public Works is hereby authorized and empowered to employ such additional men as the said Board of Public Works shall deem necessary, whose compensation shall be and is hereby fixed as follows:

River foreman, \$2.50 per day; Assistant Engineer, \$2.50 per day; Assistant Day-engineer, \$2.25 per day; Carpenters \$3.00 per day; Fireman, \$2.00 per day; Engineers on gasoline engines, one engineer for largest gasoline engine, \$2.00 per day; other engineers for gasoline engines, \$2.00 per day; experienced labor, other than as above specified, \$2.00; ordinary labor, \$2.00 per day; provided that the expense thereof shall not exceed the sum of \$1,000.00 per month, which sum shall be in addition to the salaries prescribed by Section 1 hereof; provided, that whenever the said Board of Public Works shall determine that an demergency exists whereby great loss would or might result to the property of the City, or to the property of its citizens, and labor or materials, in addition to that already provided by the Common Council, are necessary to properly meet the demands of such emergency, said Board of Public Works shall file with the Mayor a request in writing for such additional labor or material as it may estimate to be reasonably required therefor, and if said Mayor endorses such written application "approved," said Board of Public Works shall have authority to expend such amount as the Mayor may approve, not exceeding, however, the sum of \$300.00 in any one month, nor exceeding the amount for any one emergency for which said Mayor shall have approved such application; provided, that the Mayor shall not in any event approve any application for funds made by said Board unless there be funds available out of which payment for the amount of the Mayor's approval can be made.

Section 3. That the said Board of Public Works 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 all fuel, including petroleum, gasoline, and such other fuel as may be necessary to be used in the operation of the said system of water works until the first day of January, 1902; said fuel to be furnished under specifications to be prepared by the Board of Public Works, Section 4. That the said Board of Public Works be and said Board of

Public Works be and said Board of Public Works is hereby authorized and directed to purchase such material and supplies, not including fuel, as may be absolutely necessary in managing, conducting, carrying on and maintaining said system of water works, after the same shall have been so received by the said City of San Diego; provided, that the expense thereof shall not exceed the sum of \$300.00 per month.

ceed the sum of \$300.00 per month.
Section 5. That that portion of the basement of the said City Hall east of the central partition thereof, running north and south, be and the same is hereby alloted and set apart for the

use of the said Board of Public Works and employees the reor last a fool room and work shop in the management and				
operation of the said system of water works. Section 6. That the rates and com-				
pensation to be collected by the said City of San Diego, California, for sup- plying water to any person, company,		•		
or corporation in, and the inhabitants of the said City of San Diego, for fam- ily, private and all other purposes for				
the year commencing July 1st, 1901, and ending June 30th, 1902, shall be and the same is hereby fixed according to	,			
the terms of Ordinance No. 882 of the ordinances of the said City of San Diego, entitled, "An ordinance estab-			effections. The section (3) is a set of control of the section of	
"lishing the water rates in the City of "San Diego, California, for the year be- "ginning July 1st, 1901, and ending			ACCORDANGE AND THE SECOND SECO	
"June 30th. 1902," approved on the 26th day of February, 1901; that the said Board of Public Works be and said			CACAMA ARROLANI STATE AT SERVICE AND ARROLAND AR	
Board of Public Works is hereby authorized and directed to collect all rates and compensation, according to the				
terms of and as prescribed by said or- dinance; that the said Board of Pub-			Marco Toronto de Similado de Companso do 1900 da Aligo Astronomicos de 1900 de	
paid to the City Treasurer of said City, each business day, all money collected	·			
or received during the preceding day, by said Board or the employees there- of, as revenue or otherwise, from,			· Size (, Mark); Adv. Prick Earl Halle, A Street, Carl Street, Mark 1986	
through, or by virtue of said system of water works, that the City Treasurer, on the receipt of said money shall give			APPENDENT AND THE THE THEORY PROCESS AND AND ADDRESS AND AND AND ADDRESS AND A	
duplicate receipts therefor, one of which shall be filed with the City Auditor and the other in the office of the			Emphoral recommendation (I) and the relationality of the information recommendation	
said Board of Public Works. Section 7. That there be and is hereby created and established a fund				-
of the said City of San Diego to be known as the "Water Fund" into which all 'revenues received by the said			FARLANCIAN LAY SURVEY WAS NOT AND A SURVEY AND DEPARTMENT OF THE PROPERTY AND DESCRIPTION	
Board of Public Works from the water department, or by, or through, or by virtue of said system of water works,				
shall be paid, and upon which all war- rants shall be drawn for salaries, ma- terial, supplies, and expenses of every				
description and kind connected with the water department, unless other-				
wise provided in the City Charter of the said City of San Diego. Section 8. That no indebtedness of	,	· .		
any kind whatsoever shall be incurred under this ordinance until the said City of San Diego shall have received, ac-	•	· -	4 - P. Anthonyan, and the Anthonyan Market States and Anthonyan Commission (Commission)	-
quired the title to, and taken posses- 'sion of the said system of water works. Section 9. That this ordinance shall	*			
take effect and he in force from and after its passage and approval. Section 10. 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.		. من	- 	
At this time Aldern	an Perrin is e	excused from fur	ther attendance at this sess	ion of
the Board.		•		
		·	Alt proprietation delical, and the contract property of the contra	
An ordinance amend	ing Section 4 (of Ordinance No.	939 of the ordinances of the	e citv.
		•	lace for the practice of gam	
			A SECURE OF THE PROPERTY AND THE PROPERTY OF T	
-			ace, also from conducting an	-
			or against any game not ment	
section 330 of the penal of	ode, approved	July 2nd, 1901,	was read and referred to th	e Health
and Morals Committee.		•		
An ordinance amend	ing section 1 (of Ordinance No.	516 of the ordinances of the	e city,
prohibiting the trespassi	ng of fowls in	certain portion	s of the city, approved May	30th,
1898, was read.	4		47 man and Commence and Managery Managery Statement and Commence of the Commen	-
Alderman Whitson no	ow moves that	said ordinance b	e amended by striking all th	at part
· · · · · · · · · · · · · · · · · · ·			follows, to-wit: "-and-insert	
			Diego-south-of-the-San-Dieg	_
Which motion was adopted.				
	inoneo ei emain	dod won non 506	on motion of Aldowson White-	on odert
Thereupon said ord			on_motion_of_Alderman_Whits	on adopt-

AYES -- ALDERMEN Whitson, Rainbow, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Hawley and Perrin.

Said ordinance as adopted is as follows, viz:

An Ordinance Amending Section 1 of Ordinance 516 of the Ordinances of the City of San Diego, California, Entitled, "An Ordinance to Prohibit the Trespassing of Fowls in Certain Portions of the City of San Diego, California, Imposing a Penalty for Its Violation, and Repealing Certain Ordinances of Said City." Approved

Ordinance No. 959.

May 30th, 1898. Be it ordained, by the Common Council of the City of San Diego, as fol-

Section 1. That section 1 of ordinance number 516 of the ordinances of the City of San Diego, California, enti-tled, "An ordinance to prohibit the trespassing of fowls in certain portions of the City of San Diego, California, imposing a penalty for its violation, and repealing certain ordinances of said City," and approved May 30th, 1898, be and the same is hereby amended to read as follows:

Section 1. It shall be unlawful for any person, being the owner or having the charge, care, custody, or control of any chicken, duck, goose, turkey, pigeon, or any domestic fowl, to allow or permit any such chicken, duck, goose, turkey, pigeon, or other domestic fowl to enter or go upon the occupied or improved premises of any other person in that portion of the said City of San Diego, bounded and described as follows, to-wit:
All that portion of said City of San

Diego south of the San Diego River.
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. Section 4. The City Clerk of the City of San Diego, California, is hereby directed, immediately after the approval of this ordinance, to publish the same once in the city official newspaper of the said city, to-wit: the San Diego Union and Daily Bee.

An ordinance providing for the payment of an extra man in the City Clerk's office, was read and on motion of Alderman Landis adopted by the following vote, to-wit: ${ t AYES}$ -- ${ t ALDERMEN}$ Whitson, Rainbow, Hyers, Landis, Watson and Jones.

MOES -- NONE.

ABSENT--ALDERMEN Hawley and Whitson.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 953.

An ordinance providing for the payment of an extra man in the City Clerk's office. IT ORDAINED, By the Common Council of the City of San Diego, as follows:

Section 1. That the claim of E. M. Denny for services rendered in the City Clerk's office for ten and one half days at \$2.50 per day, be, and the same is hereby allowed, approved and ordered paid, and that the Auditing Committee, of the said City of San Diego be, and said Committee is hereby authorized and directed to allow said claim when the same shall have been properly presented to said committee, and to order the issuance of a warrant therefor.

Sectio 2. That this ordinance shall be enforced and take effect from and after its passage and approval.

On motion of Alderman Whitson it is ordered that when the Board adjourns it do adjourn until Monday, July 29th, 1901, at 7:30 p.m.

An ordinance authorizing the Board of Public Works to irrigate and cultivate the

Howard	tract	in	the	City	Park,	was	read	and	on	motion	ο£	Alderman	Whitson	adopted	by th	16
follow	ing vo	te,	to-1	wit:												

AYES -- ALDERMEN Whitson, Rainbow, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Hawley and Perrin.

Said ordinance as adopted is as follows, viz:

ORDÍNANCE No. 954.

An Ordinance authorizing the Board of Public Works to irrigate and cultivate the Howard tract in the Park in the City of San Diego.

B E I T O R D A I N E D, 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 of Public Works is hereby authorized and directed to irrigate and cultivate, or cause to be irrigated and cultivated, the Howard tract in the City Park in the said City of San Diego; provided, that the expense thereof shall not exceed the sum of thirty (30) dollars for labor, and 30 dollars for water.

Section 2. That this ordinance shall be in force and take effect feom and after its passage and approval.

An ordinance authorizing the assignment of the contract of J.W. Wheeler with the city for the disposal of street sweepings, was read and on motion of Alderman Whitson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Hawley and Perrin.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 950.

An Ordinance authorizing the assignment of the contract of J.W.Wheeler with the city of San Diego, California, for the disposal of street sweepings.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:

Section 1. That permission be and is hereby granted to J.W.Wheeler to assign all his interest in his contract with the City of San Diego for the removal and disposal of street sweepings, entered into on the 8th day of may, 1901, and on file in the office of the Board of Public Works of the said City of San Diego, to J.G.Copley, providing that the said J.G. Copley shall furnish a bond to the said City of San Diego in the sum of five hundred dollars that he will faithfully perform the terms and conditions of the said contract.

Section 2. That this ordinance shall be enforced and take effect and be in force from and after its passage and approval.

A Joint Resolution endorsing the action of the City Attorney in paying money to the Civic Federation for furnishing evidence in the Chinese lottery cases, was read and on motion of Alderman Whitson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Hawley and Perrin.

Said Joint Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1335.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows:

That the action of this Council on Monday, July 15th, 1901, in inadvertently endorsing the action of the Board of Police Commissioners of said city in finding that the City Attorney, in paying money to the Civic Federation for furnishing evidence in the prosecution of the Chinese lottery cases, was not within the spirit or letter of Ordinance number 704 of the ordinances of said city, approved on the 26th day of January,1900 (which authorized the City Attorney to expend money in the prosecution of criminal cases) be and the same is hereby rescinded, and that it be and is hereby found and determined that the payment of the sum of \$\$0.00 to the men employed by the Chief of Police, and the sum of \$50.00 to the Civic Federation for furnishing such evidence was properly made under said Ordinance number 704.

A communication from the Board of Library Trustees asking for authority to make certain changes in the plans and specifications for the erection of the Public Library building by extending the skylight and by making changes in the plumbing of the building necessitated by the sewerage of the city being too high to receive the "Morgan system," provided the total cost thereof does not exceed \$1,325.00, was read and on motion of Alderman Whitson said authority was granted.

Thereupon an ordinance authorizing the Board of Library Trustees to make certain changes in the plans and specifications for the Public Library building, was read and on Mitton
motion of Alderman adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Hawley and Perrin.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 955.

An Ordinance authorizing the Board of Library Trustees of the City of San Diego, California, to make certain changes in the plans and specifications for the Public Library building.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:

Section 1. That the Board of Library Trustees of the City of San Diego, California, be and the Board is hereby authorized and directed to make the following changes in the plans and specifications for the erection of the Public Library building, Viz: To extend the sky light as shown by the present plans and take in all of the deck of the main roof, as shown by the revised drawing of the roof, entitled "Roof Plan, showing extension of sky light, -- San Diego Public Library -- Ackerman & Ross, Arch'ts. Hebbard and Gill,

Superintendents," and under this extension of sky light to have a well hole lighting the upper part of the stack room, as shown by the revised sectional drawing endorsed, "Upper portion of Stack room showing sky light & well--San Diego Public Library--Ackerman & Ross,

Arch'ts. Hebbard and Gill, Superintendents;" provided, that all workmanship shall correspond with the plans of said building, and provided that the expense of making the changes herein provided for shall not exceed the sum of \$1,000.00. Also to make the following changes in the plans and specifications for the erection of the said Public Library building, made necessary by the sewerage of the city being too high to receive the Morgan system, namely:

To install six (6) Syphon Jet "Superior" closets, Wolff's F catalogue, figure 1970, page 508, being the same as those described and specified for the upper floors, complete with all sewerage, water and vents in the most practical manner.

Also one two-stall Italian marble urinal as shown in Wolff's F catalogue, figure 2378 page 701, height 5 feet 6 inches; 24-inch centers, partitions 20 inches, with all sewer, vent and water connections as laid out by J.S.Johnstone & Sons, plumbers, and accepted by the Plumbing Inspector of the City of San Diego, provided the expense thereof shall not exceed the sum of \$325.00, and be paid out of the donation of Andrew Carnegie made for that purpose.

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

After first giving due notice President Jones did, in open session, sign an ordinance authorizing the Board of Library Trustees to make certain changes in the plans and specifications for the Public Library building by extending the sky light and by re-modeling the plumbing; also an ordinance, authorizing the Board of Public Works to complete the Golden Hill Engine House; also an ordinance amending section 1 of Ordinance No. 516 of the ordinances of the city entitled, "An ordinance to prohibit the trespassing of fowls in certain portions of the City of San Diego, California, imposing a penalty for its violation, and repealing certain ordinances of said city;" also an ordinance (No. 957) providing for the delivery of the water bonds to Mason, Lewis & Company, and for the transfer of the system of water works of the San Diego Water Company and of the Southern California Mountain Water company to the city; also an ordinance (No. 954) authorizing the Board of Public Works to irrigate and cultivate the Howard tract; also an ordinance (No. 953) providing for the payment of an extra man in the city clerk's office; also an ordinance (No. 956) allotting the ground floor of the City Hall to the Auditor and Assessor, Tax Collector and Treasurer, and Water Department; also an ordinance (No. 951) providing for three additional assistants in the city Engineer's office for thirty days; also an ordinance (No. 958) creating certain positions, fixing the salaries thereof, authorizing the Board of Public Works to fill the same, appoint employees and employ workmen, and purchase materials and supplies for the purpose of conducting and carrying on the system of water works to be acquired by the city; also an ordinance (No. 949) providing for the transfer of money from the Delinquent Tax fund to the Legal fund, the General fund and the Office fund; also an ordinance (No. 950) authorizing the assignment of the contract of J.W.Wheeler for the disposal of street sweepings.

On motion it is ordered that the consideration of the Rules of the Board be made a

Special Order of Business at the next meeting of the Board.

The application of W.G.Baker for the use of Pueblo Lot 1316 for agricultural purposes for two years, and offering \$20.00 therefor, was read and referred to the City Lands Committee.

A Joint Resolution directing the City Engineer to estimate the cost of grading 25th street from "F" street to "N" street, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Hawley and Perrin.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1336.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows:

authorized and directed to furnish to this Common Council an estimate of the cost of grading 25th street in the City of San Diego, California, to its official grade from the north line of "F" street to the north line of "N" street, including the sidewalks thereof, and the intersections of all streets with the said 25th street between said points, not already graded, excepting such portion thereof as is 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 said 25th street between said points and the intersections thereof with any other street already graded to the official grade thereof and accepted; said estimate to include a statement of the cost of whatever culverts or bridges that will or may be necessary to be constructed in so grading said 25th street between said points, showing the number, size, and character of such culverts and bridges, if any.

A communication from the City Engineer giving the cost of grading 19th street from "D" to "N" streets, was read and ordered filed.

Thereupen the Board adjourned.

President of the Board of Aldermen

ATTEST:

City Clerk.

ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, July 29th, 1901.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 p.m.

PRESENT -- ALDERMEN Whitson, Rainbow, Hyers, Landis, Watson and Clerk Vincent.

ABSENT --- ALDERMEN Hawley, Perrin and President Jones.

In the absence of President Jones, Alderman Rainbow is elected President pro tempore.

On motion of Alderman Hyers the reading of the minutes is dispensed with.

The Health and Morals Committee having recommended the application of W.F.Butler for a retail liquor license at the Horton House, on motion of Alderman Hyers the license was granted.

On motion of Alderman Watson the Ways and Means Committee is instructed to investigate the matter of procuring filing cases for the City Clerk's office, and report on said matter at their earliest convenience.

The following report of the Health and Morals Committee in the matter of an ordinance amending section 4 of Ordinance No. 939, approved July 2nd, 1901, was read and on motion of Alderman Hyers adopted, viz:

The Health and Morals Committee recommends the adoption of the within ordinance amending section 4 of Ordinance No. 939.

F. C. Hyers,

H. M. Landis.

Thereupon an ordinance amending section 4 of Ordinance No.939 of the ordinances of the city, approved July 2nd, 1901, was read and on motion of Alderman Hyers adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Hyers, Landis and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Hawley, Perrin and Jones.

Said ordinance as adopted is as follows, viz:

Ordinance No. 960.

An Ordinance Amending Section 4 of Ordinance No. 939 of the Ordinances of the City of San Diego, California, Entitled, "An Ordinance Prohibiting Any Person in the City of San Diego, California, from Becoming a Visitor to Any Place for the Practice of Gambling; Also Prohibiting Any Person from Leasing Any Place to be Used as a Gambling Place; Also Prohibiting Any Person from Conducting Any Place for Gambling Purposes; Also Prohibiting Any Person from Playing or Betting at or Against Any Game Not Mentioned in Section 330 of the Penal Code of

the State of California; Also Prohibiting Any Person from Conducting Any Game of Poker with a Kitty, and Prescribing a Penalty for the Violation Thereof,' Approved July 2nd, 1901.

Be it ordained, by the Common Council of the City of San Diego, as follows:

Section 1. That Section 4 of Ordinance No. 939 of the ordinances of the City of San Diego, California, entitled, "An Ordinance Prohibiting Any Person in the City of San Diego, California, from Becoming a Visitor at Any Place for the Practice of Gambling; Also Prohibiting Any Person from Leasing Any Place to be used as a Gambling Place; Also Prohibiting Any Person from Conducting, Any Place for Gambling Purposes; Also Prohibiting Any Person from Playing or Betting at or Against Any Game Not Mentioned in Section 330 of the Penal Code of the State of California; Also Prohibiting Any Person from Conducting Any Game of Poker with a Kitty, and Prescribing a Penalty for the Vio-lation Thereof," approved July 2nd, 1901, be and the same is hereby amended as follows:

Section 4. That it be and is hereby declared to be unlawful for any person to play or bet at or against any game, not mentioned in Section 330 of the Penal Code of the State of California, which is played, conducted. dealt, or carried on with cards, dice, or other device, for money, checks, chips, credit, or any other representative of money, in any house, room, apartment or place described in Section 2 of this ordinance; provided, that nothing herein contained shall be construed to prohibit the shaking of dice or the playing of cards for liquor or drinks to be used on the premises, or for cigars or tobacco of any kind, where said cigars or tobacco are not used as representatives of money to be cashed in or redeemed with money after the close of the game, nor to the game of hearts, euchre, whist, high five or any other social game played for a prize where such prize is not money or used as a representative of money to be cashed in or redeemed with money after the close of the game.

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

Section 3. That the City Clerk of the said City of San Diego, California, be and he is hereby authorized and directed, immediately after the approval of this ordinance, to publish; or cause the same to be published three times in the city official newspaper of said City, to-wit: The San Diego Union and Dally Bee.

The petition of R.A.Smith for an auctioneer's license under the provisions of Ordinance No. 797, was read and referred to the Health and Morals Committee.

The application of J.W.Miller for permission to cut down six gum trees in front of his place at 1633 India street, was read and referred to the Joint Street Committee.

A.Abelson appears before the Board and asks permission to peddle certain small articles in the city without a license therefor.

On motion of Alderman Watson and by unanimous consent said request was granted for a period of not to exceed one week.

The following report of the City Lands Committee in the matter of the petition of W.G.Baker for the use of pueblo lot 1316 for agricultural and grazing purposes for two years, and to pay therefor the sum of \$20.00, was read and on motion of Alderman Whitson adopted, viz:

The City Lands Committee recommends that W.G.Baker be allowed to use pueblo lot 1316 for one year from Oct.lst,1901, for agricultural and grazing purposes, provided he pays to the city the sum of \$15.00 therefor; we further recommend that Mr.Baker be allowed to put a temporary fence around the lot while occupied by him.

J.P.M.Rainbow, Geo.B.Watson, R.P.Guinan.

At this time Alderman Perrin enters and takes his	seat_in_the_Board.
At this time Alderman Landis is excused from further	er_attendance_at_this_session of
the Board.	
After first giving due notice President pro tempore	e Rainbow did, in open session, sign
an ordinance (No. 960) amending section 4 of Ordinance No	. 939, prohibiting visiting any
gambling place, leasing any place to be used for gambling	purposes, playing or betting at or
against any game not mentioned in section 330 of the pena	l code, or conducting any game of
poker with a kitty.	TO ANY THE PROPERTY OF A SECTION ASSESSMENT AND A SECTION ASSESSMENT AND A SECTION ASSESSMENT ASSES
میں حصر میں خور خور میں میں میں میں میں جب میں جب میں چور میں اللہ خور ا	m tid die der Krisionen synd, Engela inst. Die John John J 1 Stattbergersteinen eine Bereiten der Bereiten
On motion of Alderman Watson it is ordered that ac	tion on the rules of the Board be
postponed until the next meeting.	
	Annual Control of the
The offer of G.C.Perry to sprinkle the road from the	he India street grade to Point Loma
Homestead for the sum of \$75.00 per month, provided the c	ity would furnish sprinkling cart,
harness, 50 feet of hose and a small gasoline engine, was	read and referred to the Joint
Street Committee.	The second secon

At this time Delegates Lambert and Lewis appear and inform the Board that the Board of Delegates desires to meet with this Board in Joint Committee of the Whole for the purpose of considering an ordinance providing for the settlement of certain details in the completion of the purchase of the distributing system of the Southern California Mountain Water Company and the system of water works of the San Diego Water Company.

On motion of Alderman Watson the Board goes into Committee of the Whole to meet with the Board of Delegates in Joint Committee of the Whole for the purpose above mentioned.

Upon re-assembling there were

PRESENT--ALDERMEN Whitson, Rainbow, Perrin, Hyers and Watson.

ABSENT---ALDERMEN Hawley, Landis and Jones.

The Chairman of the Joint Committee of the Whole presents as the report of said committee that the communication from the City Attorney transmitting an ordinance providing for the settlement of certain details in the completion of the purchase by the city of the distributing system of the Southern California Mountain Water Company, and of the system of water works of the San Diego Water Company, be filed; and that said ordinance be adopted; which report was, on motion of Alderman Watson, adopted.

Thereupon said communication from the City Attorney was ordered filed.

An ordinance providing for the settlement of certain details in the completion of the purchase of the distributing system of the Southern California Mountain Water Company, and the system of water works of the San Diego Water Company, as recommended by the Joint Committee of the Whole, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Hawley, Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 961.

An Ordinance providing for the settlement of certain details in the completion of the purchase by the City of San Diego of the distributing system of the Southern California Mountain Water Company, and the system of water works of the San Diego Water Company.

Section 1. That the title to the distributing system of the Southern California Mountain Water Company, and of the property to be conveyed therewith to the said City of San Diego, be and the same is hereby accepted; provided, that all liens thereon be paid and satisfied by the said Southern California Mountain Water Company; provided, that a bond bond executed to the said City of San Diego, and approved by the Mayor thereof, in the sum of \$1,500.00, be executed by the said Southern California Mountain Water Company as security for the payment of the State and County taxes for the year 1901-02 before the same shall become delinguent, shall be accepted by the Mayor of said city.

Section 2. That the title to the property to be conveyed to the said City of San Diego by the San Diego Water Company, pursuant to the terms of the contract between the said San Diego Water Company and said City of San Diego, dated March 12th, 1901, and on file in the office of the City Clerk of the said City of San Diego, be and the same hereby is accepted; provided that all liens and encumbrances thereon shall be paid and satisfied by the San Diego Water Company; provided, that the said San Diego Water Company execute to the said City of San Diego a bond with two sufficient sureties, to be approved by the Mayor of said city in the sum of \$6,000.00 as security for the payment of the State and County taxes for the year 1901-02, before the same shall become delinquent.

Section 3. That the Board of Public Works be and the said Board of Public Works is hereby authorized to receive all property of the said San Diego Water Company as described and set forth in its inventories delivered to the Chairman of the Joint Water Committee of this Common Council as therein set forth; except, that said Water Company shall also deliver the maps of said system of water works, and the water rate records, and the water in the reservoirs and pipes of said company; that all lots and blocks of land not traversed or crossed by the mains of the said Water Company, or used in connection with its system of water works shall be excepted from the deed executed by the said San Diego Water Company to the said City of San Diego, and all lots owned by said company traversed or crossed by pipe lines of said company, shall be included in said conveyance; that the deed to be executed by the Southern California Mountain Water Company to the said city of San Diego shall contain the following provision:

"Also the right of way for a water pipe line where said pipe line is now located over lot number 2 of said fractional block 12, together with the right of ingress thereto and egress therefrom either from above, or if a building is erected thereon, then through a tunnel to be constructed and maintained by the grantors or their successors for the pur-

pose of repairing or replacing any portion of the said pipe line."

Section 4. That all fuel in the possession of the San Diego Water Company at the time of the transfer of the said property to the said City of San Diego, shall be delivered to the said city as a part of the said system of water works provided that any fuel in tanks or cars, or on railroad tracks en route to the City of San Diego, shall be paid for by the said city.

Section 5. That the Mayor of the said City of San Diego be and he is hereby authorized and directed, for and on behalf of the said City of San Diego, to enter into a stipulation with the said San Diego Water Company to the effect that the action brought by the said San Diego Water Company against the said city to set aside an ordinance adopted by the Common Council of said city in February, 1890; and an action brought by said company to set aside the water rate ordinance adopted in February, 1898, be dismissed; provided, that each party shall pay all costs incurred by it therein, and that in case a judgment has been rendered against either party for costs, that the same shall be satisfied without expense; also to provide that the case brought by J.A.Flint, receiver of the San Diego Water Company, against the City of San Diego, in the year 1894 be dismissed, each party to pay its own costs; also to provide that the action brought by the said San Diego Water Company to recover the sum of \$6335.17 upon warrants issued to it for fire hydrant rental for the year 1895; and the case of Higgins against the City of San Diego, and the San Diego Water Company be dismissed; on condition that the said city shall pay or cash the said warrants, amounting to the sum of \$5250,00 issued to the said San Diego Water Company for fire hydrant rental, for a portion of the said year 1895, on or before October 1st,1901, otherwise the said action brought by the said San Diego Water Company on said warrants and the said action of Higgins against the said City of San Diego and said Water Company shall stand as if said stipulation had not been entered into.

Section 6. That this ordinance shall be in full force and effect from and after its passage and approval.

After first giving due notice President pro tempore Rainbow did, in open session, sign (No. 961) an ordinance providing for the settlement of certain details in the completion of the purchase of the distributing system of the Southern California Mountain Water Company, and the of rater marks system of the San Diego Water Company.

Thereupon the Board adjourned.

President pro tempore of the Board of Aldermen.

ATTEST:

City Clerk.

REGULAR MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, August 5th, 1901.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 p.m., President Jones presiding.

<u>PRESENT--ALDERMEN</u> Rainbow, Perrin, Hyers, Landis, Watson, Jones and Clerk Vincent.

<u>ABSENT---ALDERMEN</u> Whitson and Hawley.

A communication from the Auditing Committee transmitting the claim of J.M.Howells for \$100.00 for caring for the City Dump during the months of June and July, 1901, was read and on motion of Alderman Watson said was allowed and ordered paid.

Thereupon an ordinance allowing and ordering said claim paid was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES --NONE.

ABSENT -- ALDERMEN Whitson and Hawley.

issuance of a warrant therefor.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 963.

An Ordinance allowing and ordering paid the claim of J.M. Howells for the sum of one hundred dollars for the use of the ground and the disposal of garbage thereon in the City of San Diego, California.

Section 1. That claim number 654, of J.M. Howells, for the use of land for a garbage dump and for compensation for disposing of garbage, including the services of a man and team during the months of June and July, 1901, for the sum of one hundred dollars, being at the rate of fifty dollars per month, be and said claim is hereby allowed, approved, and ordered paid; and that the Auditing Committee of the said City of San Diego be and said committee is hereby authorized and directed to allow said claim, and to order the

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

A communication from the City Attorney in the matter of the suit to quiet title to certain lots in La Jolla brought by Graham E. Babcock against A.D. Sandell, the City of San Diego et al., in which the city's interest consists of delinquent taxes, costs, etc., was read and referred to the Joint Finance Committee.

A communication from the Board of Public Works asking for authority to have the windows of the ground floor painted, also to purchase a "Water Department" sign for use

of said department, and also two curtains for the Treasurer's office, was read and ordered filed.

At this time Alderman Whitson enters and takes his seat in the Board.

An ordinance authorizing the Board of Public Works to have the windows of the ground floor of the City Hall lettered, was read and on motion of Alderman Hyers adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 964.

An Ordinance authorizing and directing the Board of Public Works of the City of San Diego, California, to have the windows of the ground floor of the City Hall lettered.

B E I T O R D A I N E D, 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 have the windows of the ground floor of the City Hall, which is located at the southwest corner of 5th and "G" streets, City of San Diego, California, lettered in accordance with the specifications on file in the office of the Board of Public Works of the City of San Diego, California, also to purchase 12 1/2 yards of linoleum and two curtains for the Treasurer's office; providing the cost thereof shall not exceed the sum of \$50.00.

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

The report of the Poundkeeper for the month of July, 1901, was presented and ordered filed.

The Health and Morals Committee having recommended that the application of R.A. Smith for an auctioneer's license for the period of six months under the provisions of Ordinance be granted.

No.797, on motion of Alderman Perrin said license was granted.

An ordinance authorizing the Auditing Committee to destroy certain cancelled bonds of the San Diego Water Company, now in the possession of the city, was presented, read, and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 965.

An Ordinance authorizing and directing the Auditing Committee of the City of San Diego, Cali-

fornia, to destroy certain cancelled honds of the San Diego Water Company, now in the possession of the said city.

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 the same is hereby authorized and directed to destroy, by burning, the cancelled bonds and coupons of the San Diego Water Company, heretofore on the 31st day of July,1901, delivered to the City of San Diego at the time of the transfer by the San Diego Water Company to the City of San Diego of the water plant and distributing system of the said San Diego Water Company, and to make a record thereof.

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

An ordinance transferring \$13,500.00 from the Watar Works Improvement fund to the Water Bond Interest and Sinking fund was presented, read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said ordinance as adopted is as follows, viz:

ORDINANCE-No. 966.

An Ordinance transferring the sum of Thirteen Thousand, Five Hundred dollars from the Water Works Improvement fund of the City of San Diego, California, to the Water Bond Interest and Sinking fund of the City of San Diego.

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

Section 1. That there be and is hereby transferred from the Water Works Improvement fund to the Water Bond Interest and Sinking fund of said city the sum of \$13,500.00, and that the City Treasurer and City Auditor of said city be and they are hereby authorized and directed to make the necessary entries in the record books of their respective offices to carry into effect the provisions of this ordinance and said transfer.

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

A communication from the Board of Public Works asking for authority to purchase a gasoline engine for the use of the Water Department was read and on motion of Alderman Watson the authority was granted.

Thereupon an ordinance authorizing the Board of Public Works to advertise for bids and purchase a gasoline engine for the use of the Water Department at a cost not to exceed \$500.00, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Hawley.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 967.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to advertise for bids and purchase a Gasoline Engine for the Water Works Depart of said city.

B E I T O R D A I N E D, 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 advertise for bids and purchase a 10 horse power Gasoline Engine, capable of pumping 800,000 gallons of water every 24 hours, at a cost not to exceed \$500.00, for the use of the Water Works Department of said city.

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

A Joint Resolution directing the Superintendent of Water Works and City Engineer to examine the water system, and property purchased from the San Diego Water Company, was read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE

ABSENT--ALDERMAN Hawley.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1337.

WHEREAS, Our city now owns and operates its own system of water works; and
WHEREAS, Complaints have been made that a part of the old water pipe and pipe
lines are in a bad condition, and may not be of sufficient strength to stand the pressure
that will be caused by the filling of the University Heights reservoir in the near future, as
well as the inadequacy of the pipes to supply water to the outlying districts; therefore,

That the Board of Public Works of said city be and said Board is hereby authorized and directed to cause the Superintendent of Water Works and the City Engineer of the City of San Diego to make immediate and careful examination of all the pipes of the entire water system and carefully note the condition thereof--including meters--and the necessity of meters throughout the city; and that said Superintendent of Water Works and City Engineer report in writing the result of such examination to the Board of Public Works with any recommendations they may think proper, to secure to the people of this city a first class service from the Water Department.

That the Board of Public Works transmit said report and recommendations, together with any recommendations they may deem proper to make, to this Common Council, so that the Common Council may have before them the necessary facts and data to enable them to provide means for such needed improvements, repairs or extensions to said water system out of any money now in the treasury, or whether it will be necessary to submit a proposition to vote bonds to make such improvements and repairs; and

BEITFURTHER RESOLVED, That the Superintendent of Water Works and the City Engineer be further instructed by the Board of Public Works to carefully examine the property referred to in the different ordinances under which the San Diego Water Company sold its plant and property to the City of San Diego; and ascertain if the city has received all the property agreed to be delivered by said Water Company to the city, or which belongs to the city under said ordinances of purchase, and contracts between the Water Company and the city, and report the same in writing to the Board of Public Works and to the Common Council, so that all the facts thereof may be known and made of record.

This being the time set for filling the vacancy caused by the resignation of Alderman Ingle, said matter was now taken up.

Whereupon on motion of Alderman Landis it is ordered that action in said matter be postponed until the next meeting of the Board.

After first giving due notice, President Jones did, in open session, sign an ordinance (No. 967) authorizing the Board of Public Works to advertise for bids and purchase a Gasoline Engine for the use of the Water Department.

At this time alderman faudic is excused from further attendance at this session of the Board.

A Resolution of Intention to grade Nineteenth street from "D" to "N" street, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Hawley and Landis.

Said Resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

To grade Nineteenth street in the City of San Diego, California, from the south line of "D" street to the north line of "N" street, and the sidewalks thereof, including all intersections of streets between said points.

R E S O L V E D, That it is the intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said city, to-wit:

That that portion of Nineteenth street in the said City of San Diego, California, from the south line of "D" street to the north line of "N" street, and the sidewalks thereof, including all intersections of streets between said points be graded to the official grade thereof, in accordance with the specifications therefor, as contained in Ordinance No. 349 of the ordinances of the said city of San Diego, California, approved February 11th, 1896.

The San Diego Union and Daily Bee, a daily newspaper printed and circulated in said City of San Diego, 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 for six days in the manner and by the persons required by law.

The Clerk of said City of San Diego is hereby directed to post this Resolution of Intention conspicuously for two days at or near the chamber door of said Common Coun-

cil, and to publish the same by two insertions in said daily newspaper in the manner required by law.

The following report of the Joint Fire Committee in the matter of a Joint Resolution to locate a fire hydrant at the intersection of Fifteenth and "C" streets, was read and on motion of Alderman Hyers adopted, viz:

San Diego, California, Aug. 5, 1901.

The Joint Fire Committee recommends in connection with enclosed Resolution that an estimate be made of the cost of taking up the two inch main in "D" street from 12th to 19th st., and replacing the same with a six inch main; also of cost of six inch main on 15th from "D" street to "C" street & placing a fire hydrant at northeast corner of 15th & C sts., to connect therewith.

Geo. B. Watson,

H. M. Landis,

J. P. M. Rainbow,

R. J. Blair,

Barker Burnell,

Ed. Gutwillig.

An ordinance authorizing the Board of Public Works to advertise for bids and let a contract for the construction of bulkheads on Fourteenth street, was read and referred to the Joint Street Committee.

This being the time set for consideration and revision of the Rules of the Board, the matter was now taken up.

Whereupon on motion of Alderman Watson action on said matter was postponed until the next meeting of the Board.

On motion of Alderman Perrin it is ordered that when the Board adjourns, it do adjourn until Monday, August 19th, 1901, at 7:30 o'clock p.m.

A Resolution giving the consent of this Board to the Board of Delegates to adjourn for a period of more than one week, was read and adopted, viz:

RESOLUTION.

BE IT RESOLVED, By the Board of Aldermen of the City of San Diego, as follows:

That the consent of this Board be and the same is hereby given to the Board of Delegates to adjourn from August 5th, 1901, to August 19th, 1901, at 7:30 p.m.

An ordinance authorizing the Board of Public Works to purchase water necessary for the use of the City, was read and on motion of Alderman Watson adopted by the following vote to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Hawley and Landis.

Said ordinance as adopted is as follows, viz:

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An Ordinance authorizing and directing the Board of Public Works of the City of San Diego,

California, to purchase water necessary for the use of the City of San Diego,

California.

BEIT 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 the said Board is hereby authorized and directed to purchase temporarily all water
necessary for the use of the said city of San Diego and its inhabitants in such quantities and for such time as said Board may deem necessary, or until further order of this
Council, at a price not exceeding 4 cents per 1000 gallons.

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

After first giving due notice, President Jones did, in open session, sign an ordinance (No. 966) transferring \$13,500.00 from the Water Works Improvement fund to the Water Bond Interest and Sinking fund; also an ordinance (No. 964) authorizing and directing the Board of Public Works to have the windows of the ground floor of the City Hall lettered; also an ordinance (No. 965) authorizing and directing the Auditing Committee to destroy certain cancelled bonds of the San Diego Water Company, now in the possession of the city; also an ordinance (No. 963) allowing and ordering paid the claim of J.M. Howells for the sum of \$100.00 for the use of the ground and the disposal of garbage thereon for the months of June and July, 1901.

On motion of Alderman Whitson it is ordered that an ordinance directing the Board of Public Works to purchase metallic filing cases for the City Clerk's office, now in the hands of the Ways and Mean's Committee, be withdrawn from said committee.

Thereupon said ordinance providing for the purchase of filing cases for the City Clerk's office, was read and on motion of Alderman Whitson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT-- ALDERMEN Hawley and Landis.

EXCUSED -- ALDERMAN Perrin.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 962.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to purchase filing cases for the City Clerk's office in the City of San Diego, California.

B E I T O R D A I N E D, 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 the purchase of metallic filing cases for the office of the City Clerk of the said City of San Diego, California; provided, that the expense thereof shall not exceed the sum of \$315.00; said filing cases to be furnished according to specifications to be prepared by the said Board of Public Works.

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

After first giving due notice, President Jones did, in open session, sign an ordinance (No. 962) authorizing the Board of Public Works of the City to purchase filing cases for the office of the City Clerk.

At this time John Snape appears before the Board and asks for permission to peddle lead pencils and shoe laces without the payment of a license therefor.

Whereupon on motion of Alderman Rainbow and by unanimous vote the permission was granted to John Snape to peddle lead pencils and shoe laces for a period of sixty days without the payment of a license therefor.

A Joint Resolution directing the Clerk to procure and keep a daily record was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Hyers, Watson, Perrin and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Hawley and Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1338.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows:

That the City Clerk of said city be and he is hereby ordered and directed to procure a proper record book in which to enter a record of all papers filed in the office of said Clerk, and that on and after the 1st day of September, 1901, shall record in said book a memorandum of all papers filed in the office of said Clerk.

An ordinance authorizing and directing the Board of Public Works to purchase water necessary for the use of the city and its inhabitants, heretofore adopted by this Board, having been amended by the Board of Delegates by inserting in Section 1 thereof between the words "temporarily" and "all" the words "for not to exceed 30 days", and also by increasing water the price to be paid for such from "4 cents per 1000 gallons" to "5 cents per 1000 gallons" Alderman Watson now moves that said amendments be concurred in, which motion was adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rain, Perrin, Hyers and Watson.

NO -- ALDERMAN Jones.

ABSENT--ALDERMEN Hawley and Landis.

Thereupon said ordinance as amended is read.

Alderman Watson now moves that the action of the just taken in concurring in the amendments to said ordinance be reconsidered, which motion was adopted.

Alderman Perrin now moves that said amendments be concurred in which motion was defeated by the following vote, to-wit:

AYES -- NONE.

NOES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Watson and Jones.

ABSENT--ALDERMEN Hawley and Landis.

This Board having refused to concur with the Board of Delegates in the amendments to said ordinance. Alderman Watson moves that said ordinance be submitted to conference, and that the President be authorized to appoint three members of this Board to act with a like number of members of the Board of Delegates as a Conference Committee, and that the Board of Delegates be requested to appoint three members of said Board as a Conference Committee, which motion was adopted.

President Jones appoints as the members of such Committee from this Board Aldermen Whitson, Watson and Rainbow.

The Conference Committee, to whom was referred the ordinance authorizing and dithe Board of Public Works to purchase water necessary for the use of the city, submits a report, which report is read and on motion of Alderman adopted by the following vote, towit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Hawley and Landis.

Said report as adopted is as follows, .viz:

San Diego, Cal., Aug. 5th, 1901.

To the Common.Council, .

City,

Gentlemen: --

The Conference Committee appointed in the matter of the ordinance providing for the purchase of water, herewith recommends as follows:

That Section one of said ordinance read as follows:

Section 1. That the Board of Public Works of the City of San Diego, California, be and the said Board is hereby authorized and directed to purchase temporarily for not to exceed 30 days all water necessary for the use of the said City of San Diego and its inhabitants in such quantities as said Board may deem necessary, or until further order of this Council, at a price not exceeding 5 cents per 1000 gallons.

Respectfully,

Geo. B. Watson,

W. W. Whitson,

J. P. M. Raimbow,

Conference Committee.

E. G. Bradbury,

Geo. McNeill,

A. H. Kayser.

Thereupon said ordinance directing the Board of Public Works to purchase water necessary for the use of the city, as recommended by the Conference Committee, is read.

Alderman Perrin now moves that said ordinance be amended by inserting between the words "necessary" and "for" in Section 1 thereof the words "in excess of the amount which can be pumped", which motion is adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Hawley and Landis.

Thereupon said ordinance as amended is read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Hawley and Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 968.

An Ordinance authorizing and directing the Board of Public Works of the City of San Diego, California, to purchase water necessary for the use of the City of San Diego, California.

B E I T O R D A I N E D, 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 the said Board is hereby authorized and directed to purchase temporarily for not to exceed thirty days all water necessary, in excess of the amount which can be pumped, for the use of the said City of San Diego and its inhabitants in such quantities as said Board may deem necessary, or until further order of this Council, at a price not exceed ing five cents per 1,000 gallons.

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

At this time Alderman Perrin is excused from further attendance at this session of the Board.

After first giving due notice President Jones did, in open session, sign an ordinance (No. 968) authorizing and directing the Board of Public Works to purchase water necessary for the use of the city of San Diego, California.

Thereupon the Board adjourned.

City Clerk

ATTEST:

ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, August 19th, 1901.

Pursuant to adjournment a meeting of the Board of Aldermen was held at 7:30 p.m.,
President Jones presiding.

<u>PRESENT--ALDERMEN</u> Rainbow, Perrin, Hyers, Landis, Watson, Jones and Clerk Vincent.

<u>ABSENT---ALDERMEN</u> Whitson and Hawley.

The minutes of Adjourned Meetings held July 22nd and July 29th, 1901, were read and approved.

The following communication from Alderman Geo. M. Hawley, tendering his resignation as a member of this Board, was read and ordered filed, viz:

San Diego, Cal., August 5th, 1901.

Honorable Board of Aldermen,

City of San Diego,

Gentlemen: --

I herewith respectfully tender my resignation from your Honorable Body which I should like to have accepted at once. The reason for taking this step is that I expect to go east now within a few days to be gone for an indefinite period. Under these circumstances think this wise so that my chair may be filled by some one who is in a position to take active interest.

Very truly yours,

Geo. M. Hawley.

On motion of Alderman Perrin the resignation of Alderman Hawley was accepted by the Board with regrets.

Alderman Perrin now moves that the Board proceed to fill the vacancy caused by the resignation of Alderman Hawley, which motion was adopted.

President Jones appoints Aldermen Landis and Perrin as tellers.

Alderman Perrin nominates K.L.Parrott. There being no further nominations the Board proceeds to ballot with the following result:

K.L.Parrott receives 6 votes.

K.L.Parrott having received a majority of the votes of the Board, President Jones declares him to be elected as a member of the Board to fill the vacancy caused by the resignation of Geo. M. Hawley.

This being the time fixed for filling the vacancy caused by the resignation of Sam'l G. Ingle, Alderman Watson nominates L.Brinton;

Alderman Landis nominates Geo.A.L.Urban.

Upon a ballot being taken, the tellers report the total number of votes cast, 6; of which number

Geo.A.L.Urban receives 3 votes;

L.Brinton receives 3 votes.

No one having received a majority of the votes cast, a second ballot is ordered, with the following result:

Whole number of votes cast, 6; of which number

Geo.A.L.Urban receives 3 votes;

L.Brinton receives 3 votes.

No one having received a majority of the votes cast, on motion of Alderman Perrin it is ordered that further action in the matter of filling the vacancy caused by the resignation of Sam'l G. Ingle be postponed until the next meeting of the Board.

A communication from the Auditor stating that the levy for the General and Office funds for the current fiscal year has been exhausted and transmitting an ordinance providing for the transfer of \$2,500.00 from the Water Works Improvement fund to the General and Office funds, was read and referred to the Joint Finance Committee.

The report of the Auditor showing the condition of the various funds of the City for the month of July, 1901, was presented and ordered filed.

A communication from the Board of Public Works asking for authority to purchase \$50.00 worth of postage stamps for the use of the various departments of the City Government was read and on motion of Alderman Perrin the request was granted.

Thereupon a Joint Resolution authorizing the Board of Public Works to purchase \$50.00 worth of postage stamps for the use of the various departments of the City Government, was read.

The City Auditor, being present, declines to certify the expenditure authorized by said Joint Resolution, on the ground that there is no money in the Office fund that can be used for such purpose.

A communication from the Board of Public Works asking for authority to furnish water to the Ladies Home and the Kings Daughters Home of San Diego, and the Public Library at La Jolla free of charge, was read and on motion of Alderman Perrin the permission was granted.

A communication from the Board of Public Works asking for authority to purchase a typewriting machine for the use of the Water Department, at a cost of not to exceed \$120.00, was read and referred to the Joint Finance Committee.

On motion of Alderman Perrin it is ordered that the action of the Board in granting the request of the Board of Public Works to furnish water free of charge to the Ladies Home and the Kings Daughters Home of San Diego, and the Public Library at La Jolla, be re-considered.

Thereupon on motion of Alderman Perrin it is ordered that the request of the Board of Public Works to furnish free water to the Ladies Home and the Kings Daughters Home of San Diego, and the Public Library at La Jolla, be denied.

A communication from the Board of Public Works asking for authority to place nine more benches in the "D" street Plaza, at a cost of not to exceed \$100.00, was read and on motion of Alderman Perrin the authority was granted.

A communication from the Board of Public Works transmitting the estimate of the Superintendent of the Water Department of taking up the 2 inch main on "D" street and replacing the same with a 6 inch main; also the vost of a six inch main on Fifteenth street from "D" to "C" street, and placing a fire hydrant at the northeast corner of Fifteenth and "C" streets, was read and referred to the Joint Water Committee.

A communication from the Board of Health asking the Council to authorize the Board of Public Works to purchase the food, medical supplies, etc., necessary for the proper management of the pest house, was read and referred to the Finance Committee.

The report of the Joint Street Committee in the matter of selecting routes and tracts of land for a system of boulevards and parks, was read and on motion of Alderman Perrin referred back to the Committee for further investigation.

The following report of the Joint Street Committee in the matter of the petition of J.W.Miller for authority to cut down six gum trees in front of his place at 1633 India street, was read and on motion of Alderman Hyers adopted, viz:

The Joint Street Committee recommends that the within petition of J.W. Miller to cut down six gum trees in front of his place at 1633 India street, be granted.

Fred C. Hyers,

Jno.W.Lambert.

F.H.Briggs,

Aug. 16th, 1901.

Jas.S.Clark.

Thereupon said petition was granted.

The following report of the Joint Street Committee in the matter of the offer of G.C. Perry to sprinkle the road from the India street grade to Point Loma, was read and on motion of Alderman Watson adopted, viz:

The Joint Street Committee recommends that the within offer of G.C.Perry be rejected on account of lack of funds.

Fred C.Hyers,

Jno. W. Lambert,

F.H.Briggs,

Jas.S.Clark.

Aug. 16th, 1901.

The following report of the Joint Street Committee in the matter of the petition of F.T.Scripps to close Hensley avenue in Pacific Beach, and offering to give in lieu thereof a strip of land 60 feet in width off the west side and north side of block 71 in Pacific Beach, was read and on motion of Alderman adopted, viz:

The Joint Street Committee recommends that the within petition of F.T.Scripps be granted, and the City Attorney be instructed to prepare the papers necessary to carry this recommendation into effect.

Fred C.Hyers,
Jno.W.Lambert,
F.H.Briggs,
Jas.S.Clark.

Aug. 16th, 1901.

The following report of the Joint Street Committee in the matter of an ordinance directing the Board of Public Works to build bulkheads in 14th street, was read and on motion of Alderman Hyers adopted, viz:

The Joint Street Committee recommends that the within ordinance providing for the construction of bulkheads on Fourteenth street be amended by a proviso that no expense shall be incurred under the provisions of this ordinance until after January 1st, 1902, and as so amended be adopted.

Fred C.Hyers,
Jno.W.Lambert,

F.H.Briggs,

Aug. 16th, 1901.

Jas.S.Clark.

At this time Alderman Whitson enters and takes his seat in the Board.

An ordinance providing for the construction of bulkheads on Fourteenth street, as recommended by the Joint Street Committee, is read.

The City Auditor, being present, states to the Board that the amount to be appropriated by said ordinance, as he understood it, was \$28.00 instead of \$2800.00 as recommended by the Street Committee, and that he would decline to certify an expenditure of \$2800.00 for said purpose.

Whereupon on motion of Alderman Watson said ordinance was referred back to the Street Committee of this Board for further investigation.

The following report of the Joint Finance Committee in the matter of the offer of G.E.Babcock to compromise taxes due on certain lots in La Jolla, was read and on motion of Alderman Rainbow adopted, viz:

San Diego, Cal., Aug. 16th, 1901.

To the Common Council,

Sam Diego, Calif.,

Gentlemen: --

Your Finance Committee, to whom was referred a communication from the City Attorney

in re offer of G.E.Babcock to compromise taxes due on lots in La Jolla Park, herewith reports

that Mr. Cassius Carter, attorney for Mr. Babcock, appeared before your Committee and offered to pay the city the amount of the original tax, all subsequent taxes, interest and the actual cost of advertising, which amount, according to Mr. Carter, is about \$50.00. The full amount charged against the property in question is \$196.06. Your Committee recommends that the proposition be rejected.

Respectfully,

J.P.M.Rainbow,

Geo.B.Chapman,

H.Woolman,

Thereupon said proposition was rejected.

A Joint Resolution directing the Sewer Committee and City Engineer to investigate and report as to the sewers actually needed to be constructed in the Ninth ward, was read and referred to the Joint Sewer Committee.

H.Busch.

A Joint Resolution directing the City Attorney to prepare an ordinance establishing fees to be charged by the Water Department, and authorizing said department to make certain rules and regulations, was read and referred to the Joint Water Committee.

A communication from the City Engineer transmitting the elevations for the grade of "M" street between 29th and 32nd streets, was read and ordered filed.

Thereupon an ordinance establishing the grade of "M" street from the east line of Twenty-ninth street to the east line of Thirty-second street, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

Ordinance No. 969.

An Ordinance Establishing the Grade of "M" Street, in the City of San Diego, California, from and Including the East Line of Twenty-Ninth Street, in N. W. Hensley's Addition to the City of San Diego, to and Including the East Line of Thirty-second Street.

. Be it ordained, by the Common Council of the City of San Diego, as follows:

Section 1. That the grade of "M" street in the City of San Diego, California, from and including the east line of Twenty-ninth street in N. W. Hensley's Addition to the City of San Diego, to and including the east line of Thirty-second street, be and the same is hereby established as follows:

The elevation of the points herein named to be above the datum-line of levels as fixed by ordinance number 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 June 30th, 1886, shall be and the same are hereby fixed as follows:

At the southeast corner of "M" street

and Twenty-ninth street in N. W. Hensley's Addition to the City of San Diego, California, 70.80 feet; at the northeast corner thereof 71.60 feet. At the northwest corner of "M" street and Twenty-eighth street, being the southeast corner of Block numbered 6 of N. W. Hensley's Addition to the City of San Diego, California, 74 feet; at a point on the north line of "M" street 60 feet east of the last named point 74 feet at the resultiwest

comer of My street and Twentycignon-street being the northeast corner of Block numbered 7 or said N.W. Hensley's addition 73 feet, at a point on the south line of "M" street 60 feet east of the last named point, 73 feet. At the southeast corner of "M"

street, and Twenty-ninth street, being the northwest corner of Block numbered 77 of Seamen and Choate's Addition to the City of San Diego, California, 74 feet; at a point on the south line of "M" street 60 feet west of the last named point, 74 feet; at the northeast corner of "M" street and Twenty-ninth street, being the southwest corner of Block numbered 78 of said Seaman and Choate's Addition 75 feet; at a point on the line of "M" street 60 feet west of the last named point 75 feet.

At the southwest corner of "M" street and Thirtieth, street 75 feet; at the northwest corner thereof 76 feet; at the southeast corner thereof 75.50 feet, and at the northeast corner there-

of, 76.50 feet.

At the southwest corner of "M" street and Thirty-first street 76.50 feet; at the northwest corner thereof 77.50 feet; at the southeast corner thereof 76.50 feet; at the northwest corner thereof 76.50 feet; at the northwest corner

At the southwest corner of "M" street and Thirty-second street 67 feet; at the northwest corner thereof 67 feet; at the southeast corner thereof 66 feet; at the northeast corner thereof 66 feet.

The grade of said M' street between the points fixed by this ordinance shall be of uniform ascent and descent, and the center line of said portion of said "M" street shall have an average elevation of the opposite curb grades.

curb grades.

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.

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 providing for the vacation of the Janitor and Assistant Janitor of the City Hall, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 970.

An Ordinance providing for the vacation of the Janitor and Assistant Janitor of the City

Hall 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 a vacation of ten days be and is hereby granted to the janitor and assistant janitor of the City Hall of the City of San Diego, California, immediately after the passage of this ordinance; and the said janitor and assistant janitor are hereby authorized each to appoint a substitute in his place during his absence; that both said janitor and assistant janitor shall not be absent on said vacation at the same time; that said vacation is granted without making any deduction from the salaries of the said janitor and assistant janitor, provided that the expense of the men hired in their places shall not exceed the sum of forty (40) dollars.

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

An ordinance providing for the sale of manure from the Fire Department and City
Stables, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--NONE

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 971.

An Ordinance providing for the sale of manure from the Fire Department and from the City Stables 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 Board of Public Works of the City of San Diego be and said Board of Public Works is hereby authorized and directed to provide for the sale, and sell at public auction, after advertising for five (5) days, all the manure from the stables of the Fire Department, Street Department, and Water Department of the City of San Diego, for the period of one year; which manure is hereby determined to be unfit and unnecessary for the use of the City of San Diego.

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

A petition from the residents of Pacific Beach and La Jolla asking the Council to supply them with larger sized water pipe, was read and referred to the Joint Water Committee.

The petition of F.J.Barnes, H.P.Greene, W.A.Galbraith et al., for a low arm electric light at the intersection of Union and Date streets, was read and referred to the Committee on Gas, Electric Lights and Telephones.

The petition of Aug. Sensenbrenner for authority to cut down two pepper trees in front of 1543 First street, was read and on motion of Alderman Landis the authority was granted.

A communication from H.Lynnell in the matter of the auctioneer's license of R.A. Smith, was read and referred to the Health and Morals Committee.

The application of Peter Christensen for permission to construct a concrete sidewalk and curb on State and Cedar streets in front of lots 5 and 6, block 33, Middletown, was read and on motion of Alderman Perrin the application was granted.

A Joint Resolution reducing the license for Ringling Bros. circus to \$150.00 and \$25.00 for each sideshow on Monday, the 16th day of September, 1901, was read.

Alderman Perrin moves that said Resolution be adopted, which motion was defeated by the following vote, to-wit:

AYES -- NONE.

NOES -- ALDERMEN Whitson, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

ABSENT--NONE.

A Joint Resolution directing the City Engineer to make and furnish to the Council a re-survey and plat of the Rose Canyon grade, through Pueblo Lots 1209, 1788, 1787, 1777 and 1252, was read and referred to the Street Committee.

A Joint Resolution directing the Board of Public Works to cause a proper covering to be erected over the steam pumping plant at Point Loma at a cost not exceeding \$200.00, was read and referred to the Water Committee.

After first giving due notice, President Jones did, in open session, sign an ordinance (No. 969) establishing the grade of "M" street from the east line of Twenty-ninth street to the east line of Thirty-second street; also an ordinance (No. 970) providing for the vacation of the janitor and assistant janitor of the City Hall; also an ordinance (No. 971) providing for the sale of manure from the Fire Department and from the City Stables.

Thereupon the Board adjourned.

LaD. Laide

President of the Board of Aldermen.

ATTEST:

REGULAR MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, September 3rd, 1901.

A Regular Meeting of the Board of Aldermen was held this day at 7:30 p.m., President Jones presiding.

PRESENT -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson, Jones and Clerk Vincent.

ABSENT---NONE.

The minutes of the Regular Meeting held August 5th, 1901, and of Adjourned Meeting held August 19th, 1901, were read and approved.

This being the time fixed for filling the vacancy caused by the resignation of Sam'l G.Ingle, the matter was now taken up.

Alderman Hyers places in nomination for said place Chas. N. Clark, in addition to those already placed in nomination.

President Jones appoints Aldermen Perrin and Landis as tellers and orders a ballot taken.

The tellers report the total number of votes cast, 8; of which number

Chas. N. Clark receives 3 votes;

L. Brinton receives 3 votes;

Geo. A. L. Urban receives 2 votes.

At this time a petition from citizens asking the Board to elect Geo. A. L. Urban to fill the vacancy caused by the resignation of Sam'l G. Ingle, which petition was presented by Alderman Landis, was ordered filed.

No one having received a majority of the votes cast in the first ballot, a second ballot was ordered with the following result: Whole number of votes cast,8; of which number

Chas. N. Clark receives 3 votes;

L. Brinton receives 3 votes;

Geo. A. L. Urban receives 2 votes.

No one having received a majority of the votes cast, a third ballot was ordered, with the following result:

Whole number of votes cast, 8; of which number

Chas. N. Clark receives 3 votes;

L. Brinton receives 3 votes;

Geo. A. L. Urban receives 2 votes.

No one having received a majority of the votes cast, Alderman Perrin now moves that further action of the Board in the matter of filling the vacancy caused by the resignation of Sam'l G. Ingle be postponed until the next meeting of the Board, which motion was defeated by the following vote, to-wit:

AYES -- ALDERMEN Parrott, Perrin, Hyers and Landis.

NOES -- ALDERMEN Whitson, Rainbow, Watson and Jones.

ABSENT--NONE.

Thereupon a fourth ballot was ordered, with the following result:

Whole number of votes cast, 8; of which number

Chas. N. Clark receives 3 votes;

L. Brinton receives 3 votes;

Geo. A. L. Urban receives 2 votes.

No one having received a majority of the votes cast, a fifth ballot was ordered, with the following result:

Whole number of votes cast, 8; of which number

Chas. N. Clark receives 3 votes;

L. Brinton receives 3 votes;

Geo. A. L. Urban receives 2 votes.

No one having received a majority of the votes cast, a sixth ballot was ordered, with the following result:

Whole number of votes cast, 8; of which number

Chas. N. Clark receives 3 votes;

L. Brinton receives 3 votes;

Geo. A. L. Urban receives 2 votes.

No one having received a majority of the votes cast, a seventh ballot was ordered, with the following result:

Whole number of votes cast, 8; of which number

Chas. N. Clark receives 3 votes;

L. Brinton receives 3 votes;

Geo. A. L. Urban receives 2 votes.

No one having received a majority of the votes cast, on motion of Alderman Perrin it is ordered that further action in the matter of filling the vacancy caused by the resignation of Alderman Ingle be postponed until the next meeting of the Board.

A communication from the Board of Public Works transmitting a notice, from Mrs. E. H. Arnold that if the city wishes to continue the lease of block 280, Horton's addition, on which is located the Florence Heights engine house, the rent of said block will in the future be \$200.00 per annum, was presented and referred to the Joint Fire Committee.

A communication from the Board of Public Works notifying the Council that some one has been mutilating the newly constructed benches in the "D" street plaza, and recommending that an ordinance be adopted imposing a severe fine upon any one caught destroying or mutilating public property, was read, and on motion of Alderman Whitson the City Attorney was instructed to prepare and present an ordinance to carry this recommendation into effect.

A communication from the Board of Public Works transmitting the request of the Helping Hand Home that the city furnish the institution with free water, was read and referred

to the Joint Water Committee. .

A communication from the Board of Public Works recommending that \$862.50 be transferred from the Fire Department fund to the Public Building fund, for the purpose of Alderman Whitson completing the Golden Hill fire engine house, was read and on motion of WAKKER It is ordered that the transfer be made.

Thereupon an ordinance providing for the transfer of \$862.50 from the Fire Department fund to the Public Building fund, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 972.

An ordinance providing for the transfer of the sum of \$862.50 from the Fire Department fund to the Public Building fund, of the City of San Diego, California.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:

Section 1. That there be and is hereby transferred from the Fire Department fund of the City of San Diego, California, to the Public Building fund thereof, the sum of eight hundred sixty-two and fifty one-hundredths dollars (\$862.50), and that the City Auditor and the City Treasurer be and they are hereby authorized and directed to make the necessary entries in the record books of their respective offices to carry into effect the provisions of this ordinance and such transfer.

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

A communication from the Board of Public Works transmitting a statement of the expenses of the various departments of the City Government for the month of July, 1901, was presented and ordered filed.

A communication from the City Engineer transmitting a map of the city, as ordered by the council some time ago, was read and ordered filed; and on motion of Alderman Watson the Board of Public Works is directed to have said map mounted on a roller for use in the Committee Room.

The report of the Poundkeeper for the month of August, 1901, was presented and ordered filed.

The petition of John Seigel for a retail liquor license at 910 Fourth street, was presented and referred to the Health and Morals Committee.

A Joint Resolution directing the Board of Public Works to purchase \$50.00 worth

of postage stamps for the use of the various departments of the City Government, was read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- NONE .

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1345.

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, 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.

A Joint Resolution directing the Joint Street Committee, the Board of Public Works and the City Engineer to investigate and lay out a map and plan for a system of Boulevards, was read and on motion of Alderman Hyers adopted, viz:

JOINT RESOLUTION No. 1339.

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

That the Joint Street Committee of this Common Council, together with the Board of Public Works and City Engineer, be and they are hereby instructed and directed to investigate and recommend to this Common Council a system of boulevards in said city to be laid out, graded and improved, and also to prepare and furnish to this Common Council a plan and map of the same, together with estimates of the cost thereof.

A Joint Resolution directing the City Engineer to prepare plans and estimates for a sewer system in Nutt's addition, to connect with the general sewer system of the city, was read and on motion of Alderman Hyers adopted, viz:

JOINT RESOLUTION NO. 1340.

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

That the City Engineer be and he is hereby directed and authorized to prepare and furnish to this Common Council a plan for the sewerage of Nutt's addition in the said City of San Diego, and also an estimate of the cost of constructing the same.

The following report of the Water Committee in the matter of a Joint Resolution providing for the erection of a shed over the pumping plant at Point Loma, was read and on motion of Alderman Whitson adopted, viz:

The Water Committee recommends that the within resolution be adopted.

Geo. B. Watson,

H. M. Landis,

Aug. 30,/01.

J. P. M. Rainbow.

Thereupon a Joint Resolution directing the Board of Public to cause a shed to be erected over the steam pumping plant at Point Loma, as recommended by the Committee, was read.

Alderman Watson now moves that said resolution be amended by fixing the amount to be expended for doing said work at \$50.00, which motion was adopted.

Thereupon said Resolution as amended was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Hyers, Landis, Watson and Jones.

NOES -- ALDERMEN Rainbow, Parrott and Perrin.

ABSENT--NONE.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1346.

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

That the Board of Public Works be and it is hereby directed and instructed to cause a proper shed covering to be erected over the steam pumping plant on Point Loma at an expense not exceeding \$50.00, to be paid from the Water fund.

The following report of the Joint Sewer Committee in the matter of the petition of John M. Carroll for permission to construct a sewer on Robinson avenue to connect with the sewer in the alley between Third and Fourth streets, was read and on motion of Alderman Perrin adopted, viz:

The Joint Sewer Committee recommends that the within petition of John M. Carroll be granted.

M. J. Perrin,

Fred C. Hyers,

H. M. Landis,

W. W. Lewis,

B. Burnell,

Aug. 30, 1901.

R. J. Blair.

The following report of the Joint Sewer Committee in the matter of the petition of residents to have the Florence Heights engine house connected with the sewer on Laurel street, was read and on motion of Alderman Landis filed, viz:

The Joint Sewer Committee, recommends that the within request of residents to have the Florence Heights engine house connected with the Laurel street sewer, be denied.

The following report of the Joint Sewer Committee in the matter of the purchase from A.Stegeman of a sewer constructed by him in the alley in block 9, Kimball's addition was read and on motion of Alderman Perrin adopted, viz:

The Joint Sewer Committee recommends that the city purchase from A. Stegeman the sewer constructed by him in and through the alley in block 9, Kimball's addition, and connecting with the 24th street sewer, providing the cost thereof does not exceed the sum of \$207.00; said purchase having been recommended by the Board of Public Works.

M. J. Perrin,

Fred C. Hyers,

H. M. Landis,

W. W. Lewis,

B. Burnell,

Aug. 30, 1901.

R. J. Blair.

The following report of the Joint Sewer Committee in the matter of the request of the Board of Public Works for authority to purchase sewer cleaning tools, was read and on motion of Alderman Hyers adopted, viz:

The Joint Sewer Committee recommends that the within request for sewer cleaning tools be granted and the tools purchased, provided the total cost thereof does not exceed the sum of \$115.00; we therefore recommend the adoption of the ordinance presented herewith.

M. J. Perrin,

Fred C. Hyers,

H. M. Landis,

W. W. Lewis,

B. Burnell,

Aug. 30, 1901.

R. J. Blair.

Thereupon an ordinance authorizing the Board of Public Works to purchase a set of tools to be used by the Sewer Department, was read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--NONE.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 973.

An Ordinance authorizing and directing the Board of Public Works of the City of San Diego, California, to let a contract for the purchase and to purchase a set of tools to be used by the Sewer Department of the City of San Diego, California.

B E I T O R D A I N E D, 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 let a contract for the purchase and to purchase for the use of the Sewer Department of the said City of San Diego, California, a set of tools, amounting in the aggregate to three hundred (300) feet in length, consisting of sections three (3) feet in length, to be used in cleaning the sewers in the said City of San Diego, California; provided, that the expense thereof shall not exceed the sum of thirty-eight (38) cents per foot.

Section 2. That thie ordinance shall take effect and be in force from and after its passage and approval.

The report of the Joint Finance Committee in the matter of transferring \$2,500.00 from the Water Works Improvement fund to the General and Office funds, was read and referred back to the Joint Finance Committee for further investigation.

The following report of the Health and Morals Committee in the matter of the petition of S.Korper for permission to peddle goods without the payment of a license therefor, was read and on motion of Alderman Landis adopted, viz:

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

Fred C. Hyers,

H. M. Landis,

Geo. McNeill,

Aug. 30, 1901.

Geo. B. Chapman.

Thereupon said petition was denied.

The following report of the Health and Morals Committee in the matter of the communication from H. Lynnell complaining of the auctioneer's license of R.A. Smith, was read and adopted, viz:

The Health and Morals Committee recommends that the within communication from H. Lynnell in the matter of the auctioneer's license of R.A.Smith, be filed.

Fred C. Hyers,

H. M. Landis,

Geo. McNeill,

Aug. 30, 1901.

Geo. B. Chapman.

Thereupon said communication was ordered filed.

The following report of the Committee on Gas, Electric Lights and Telephones, in the matter of petitions for the establishment of low arm electric lights in various parts of the city, was read and on motion of Alderman Rainbow adopted, viz:

San Diego, Cal., Aug. 30th, 1901.

To the Common Council,

city of San Diego,

Gentlemen: --

The Joint Committee on Gas, Electric Lights and Telephones, to whom has been referred at various times petitions to establish low arm electric lights at the intersections of "N" street and Milton avenue; First and Elm streets; on Brooklyn Heights; Union and Date streets; Fifth and "G" streets, herewith reports and recommends as follows:

We recommend that provision be made at the earliest possible moment for the establishment of the light at the intersection of "N" street and Milton avenue, as we believe this to be very necessary. This intersection is one that is used a great deal and is quite dangerous, owing to the fact that it is in a depression and is also crossed by railroad tracks.

Owing to the lack of funds we recommend that the other lights petitioned for be not established at this time, but that action on these petitions be deferred until the time for the consideration of a new contract for lighting the streets of the city.

Respectfully,

W. W. Whitson, Geo. B. Chapman,

F. H. Briggs, Ed. Gutwillig.

An Ordinance providing that all employees of the city must be both electors and residents of the city, was read and Alderman Perrin moves that said ordinance be adopted, which motion was defeated by the following vote, to-wit:

AYE -- ALDERMAN Jones.

NOES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Landis and Watson.

ABSENT--NONE.

The petition of Harry Rudder to be relieved from the payment of the special retail liquor license during the month of September, 1901, as his place of business is to be closed for general repairs during said month, was read and on motion of Alderman Hyers the petition was granted.

The petition of A.Taylor to have the retail liquor license now standing in the name of E.A.Taylor, place of business at 927 Fourth street, changed to A.Taylor, was read and on motion of Alderman Whitson the petition was granted.

The petition of Chas. Vallin and J.M. Smith, asking the Council to cause a two-inch water pipe to be laid in Julian from 24th to 25th street, thereby connecting the said mains and doing away with two dead ends to the pipes, was read and referred to the Joint Water Committee.

The petition of Jas. McNair to have the retail liquor license now standing in the name of R.H.Carr, place of business at 1418 "E" street, changed to Geo. B. Greer, was read and on motion of Alderman Landis the petition was granted.

The petition of J.Price for permission to erect a wooden awning at the northwest corner of Seventh and "H" streets, was read and on motion of Alderman Landis the request was granted.

Thereupon a Joint Resolution granting to Jacob Price permission to erect a wooden awning on the northwest corner of Seventh and "H" streets, was read and on motion of Alderman Landis adopted by the following two-thirds vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--NONE.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1341.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows:

That permission be and is hereby granted to Jacob Price, to erect on the northwest corner of Seventh and "H" streets, in front of lots G and H, block eighty-six (86) Horton's addition in the City of San Diego, a wooden awning supported by neat iron posts to correspond with the awning already erected on the rest of said block fronting on said "H" street.

At this time Alderman Landis is excused from further attendance at this session of the Board.

A Joint Resolution directing the Board of Public Works to have the Ladies Annex Park irrigated, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1342.

BEITRESOLVED, By the Common Council of the City of San Diego, as follows:

That the Board of Public Works of the City of San Diego be and said Board of Public Works is hereby authorized and directed, now that the City of San Diego has acquired its own system of water works, to irrigate freely or cause to be irrigated freely, the trees and shubbery in the so-called Ladies Annex park in the City of San Diego, California.

A Joint Resolution directing the proper committee to investigate as to the number of hours which the members of the Police Force are required to work, was read and referred to the Joint Police Committee.

A Joint Resolution providing for the investigation of the condition of the roadway over the San Diego river on the Poway road, was read and referred to the Superintendent of Streets.

A communication from the Board of Public Works stating that they had no mamure from the Fire Department to sell, and recommending that the Council rescind Ordinance No. 971, was read and ordered filed.

At this time President appoints Alderman Parrott as a member of the Police Committee, temporarily.

A communication from the Board of Public Works transmitting claims for labor, supplies and materials furnished to the Water Department during the month of August, 1901, and asking that their action in incurring the indebtedness be approved, was read and ordered filed.

Thereupon an ordinance ratifying and approving certain indebtedness incurred by the Board of Public Works in employing extra labor in the Water Department during the month of August, 1901, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 974.

An Ordinance ratifying and approving certain indebtedness incurred by the Board of Public Works 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 action of the Board of Public Works in employing labor to the extent of five hundred sixty-two and sisty-six hundredths dollars (\$652.66) over and above the amount allowed by this Common Council by Ordinance No.958 approved on the 23d day of July, 1901, in and about the development and furnishing water to the City of San Diego and its inhabitants for the month of August, 1901, as shown by the pay roll in the Water Department number 891, be and the same is hereby ratified and approved. And that said pay roll number 891 be and the same is hereby allowed and ordered paid and that the Auditing Committee of the City of San Diego, California, be and the said Auditing Committee is hereby authorized and directed to allow said pay roll, and to order the issuance of warrants therefor.

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

An ordinance authorizing the payment of certain claims for material and supplies furnished the Water Department during the month of August, 1901, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 975.

An Ordinance authorizing the payment of certain claims against 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 following described claims be, and said claims are hereby allowed and ordered paid, and the Auditing Committee of the said City of San Diego, California, be, and said committee is hereby authorized and directed to approve and allow said claims, and to order the issuance of warrants therefor, upon the same being properly presented to said committee for payment. Said claims are as follows, to-wit:

Claim No.870 of the San Diego Electric Railway Company for the sum of \$127.12 for services rendered and materials furnished for the Water Department of said city; claim No.787 of the Sunset Telephone & Telegraph Company for \$11.00 incurred by the Water Department; claim No.810 of the Sunset Telephone and Telegraph Company for the sum of \$4.85 incurred by the Water Department; claim No.825 of the Sunset Telephone & Telegraph Company for \$.95 incurred by the Water Department; claim No.832 of Wyman Gruendike & Company for the sum of \$72. for

material furnished to Water Department; claim No.793 of Sterne Bros.Company for \$3.50 for material furnished Water Department; claim No.770 of the San Diego Flume Company for \$6.50 for one exhaust valve furnished the Water Department; claim No.865 of John Q. Symons for \$11.00 for material furnished Water Department; claim No.869 of Frank Mertzman for \$47.00 for supplies to Water Department; claim No.872 of Russ Lumber and Mill Company of \$17.04 for lumber furnished Water Department; claim No.854 of Sterne Brothers Company for \$31.90 for work and material furnish Water Department; claim No.824 of Wyman Gruendike & Company for \$9.00 material for Water Department; claim No.853 of Sterne Brothers Company for \$500.00 for gasoline engine for Water Department as per contract; claim No.746 of Domestic Oil Company for \$124.57 for oil furnished Water Department; claim No.819 of Domestic Oil Company for \$369.03 for oil and material furnished Water Department; claim No.842 Southern California Railway Company for \$122,60 freight on oil for Water Department; claim No. 783 of Southern California Railway Company for \$122.81 freight on oil for Water Department; claim No.871 of San Diego Electric Railway Company for \$5.65 for labor done and materials furnished and whitewashing blacksmith shop in the city park; claim No.866 of Henry for \$3.33 feed for horses used by Water Department; claim No.867, John Woodley, for \$1.00 attending fire August 14th, 1901, contracted by Water Department; claim No.868 of James Symons for \$3.75 work done for Water Department; claim No.849 of L.J. Evans for 75 cts. sharpening saws for Water Department; claim No.823 of C. W. Buker for \$22.75 supplies for Water Department; claim No.826 of West Coast Lumber Company for \$55.07 materials furnished for Water Department; claim No.930 of McKenzie Flint & Winsby for \$269.89 for supplies furnished Water Department; claim No.931 of E. W. Strachan for \$5.40 for supplies furnished Water Department; claim No.932 of San Diego Cycle & Arms Company for \$.50 for repairs for Water Department; claim No.929 of Standard Oil Company for \$1,087.25, merchandise and supplies for Water Department.

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

A communication from the Board of Public Works recommending that they be authorized to purchase the interest of the San Diego Water Company in certain insurance policies on the pump houses and machinery of the Water Department, was read and on motion of Alderman Perrin the authority was granted.

Thereupon an ordinance authorizing the Board of Public Works to purchase the interest of the San Diego Water Company in certain insurance policies, was read and referred to the Finance Committee.

A Joint Resolution directing the City Attorney to prepare an ordinance providing for the payment of whatever sum can be legally paid on 1895 warrants held by the San Diego Water Company and San Diego Gas and Electric Light Company was read and on motion of Alderman Watson adopted, viz:

JOINT RESOLUTION No. 1343.

That the City Attorney be and he is hereby authorized and instructed to prepare and present to this Common Council an ordinance providing for the payment by the city of whatever sum that can be legally paid upon the warrants issued by said city in the year 1895 and held by the San Diego Water Company and the San Diego Gas and Electric Light Company.

An ordinance authorizing the Board of Public Works to procure nine more benches for the public park, was read and on motion of Alderman Whitson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 976.

An Ordinance authorizing and directing the Board of Public Works of the City of San Diego, California, to procure nine additional benches for the public park.

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 procure for the use of the City of San Diego, nine additional benches for the public parks of said city; provided that the expense thereof shall not exceed the sum of one hundred dollars (\$100.00); said benches to be constructed according to specifications to be prepared by the said Board of Public Works.

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

A communication from the Board of Public Works recommending that they be authorized to purchase \$200.00 worth of lumber for use of the Street Department, was read and on motion of Alderman Whitson the authority was granted.

Thereupon an ordinance authorizing the Board of Public Works to purchase \$200.00 worth of lumber for use of the Street Department, was read and on motion of Alderman Hyers adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 977.

An Ordinance authorizing and directing the Board of Public Works of the City of San Diego, California, to purchase lumber to be used by the Street Department in repairing bridges and culverts and the "B" street flume 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 purchase lumber for the use of the Street Department of said city in repairing bridges and culverts and the "B" street flume in said city; provided that the expense thereof shall not exceed the sum of two hundred dollars (\$200.00); said lumber to be furnished according to specifications to be prepared by the said Board of Public Works.

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

A communication from the Board of Public Works recommending that they be authorized to appoint an assistant for the city blacksmith, and that all expenses of the city blacksmith shop for salaries and supplies, be paid out of the General fund, was read and ordered filed.

Thereupon an ordinance providing for the employment of a helper for the city blacksmith and fixing his salary, was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMAN Landis.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 978.

An Ordinance providing for the employment of a helper for the city blacksmith, in the City of San Diego, California, and fixing his salary.

B E I T O R D A I N E D, 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 the said Board of Public Works is hereby authorized and directed to employ a man to help and assist the city blacksmith, whose salary shall be and is hereby fixed at the sum of fifty (50.00) dollars per month.

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

Section 3. That the City Clerk of the said City of San Diego, California, 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 Joint Resolution providing that all expenses of the city blacksmith shop for salaries and supplies be paid from the General fund, was read and on motion of Alderman Whitson adopted, viz:

JOINT RESOLUTION No. 1344.

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

That all indebtedness incurred on account of the city blacksmith shop for salaries, material and supplies, be a charge against and payable from the General fund of the City of San Diego.

A Resolution giving the consent of this Board to the Board of Delegates to adjourn for a longer time than one week, was read and adopted, viz:

RESOSLEUSTION.

BE IT RESOLVED, By the Board of Aldermen of the City of San Diego, as follows:

That the consent of this Board be and the same is hereby given to the Board of Delegates to adjourn from Tuesday, Sept. 3d,1901, to Tuesday, Sept. 17th, 1901, at 7:30 p.m.

(No.972)

After first giving due notice President Jones did, in open session, sign an ordinance, providing for the transfer of \$862.50 from the Fire Department fund to the Public Building (No.974) fund; also an ordinance ratifying the act of the Board of Public Works in employing labor for the Water Department to the amount of \$562.66 in excess of the amount allowed by Ordinance No.958; also an ordinance authorizing the Board of Public Works to purchase a set of tools for the Sewer Department; also an ordinance (No.975) ratifying the act of the Board of Public Works in purchasing material and supplies for use of the Water Department; also an ordinance (No.978) providing for the employment of a helper for the city blacksmith; also an ordinance (No.976) authorizing the Board of Public Works to procure nine additional benches for the public park; also an ordinance (No.977) authorizing the Board of Public Works to purchase lumber for the use of the Street Department.

On motion of Alderman Whitson it is ordered that when the Board adjourns it do adjourn until Tuesday, September 17th, 1901, at 7:30 p.m.

A communication from the Auditor, Tax Collector and Attorney recommending that some proceeding be adopted by which delinquent taxes may be adjusted and settled, was read and referred to the Finance Committee.

A Resolution Declaring Intention to close a portion of Hensley avenue (so-called) in Pacific Beach, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMAN Landis.

Said resolution as adopted is as follows, viz:

RESOLUTION DECLARING INTENTION

To order the closing up of that portion of Hensley avenue (so-called) at Pacific Beach in the City of San Diego, California, described as follows: Commencing at a point on the southeast corner of block No.71; thence running westerly along the south line of said block to a point 60 feet east of the southwest corner of said block; thence running at right angles south to the south line of said Hensley avenue; thence at right

angles east along the said south line of Hensley avenue (so-called) to the west line of Bayard street; thence at right angles north to the point of commencement.

RESOLVED, By the Common Council of 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 that portion of Hensley avenue (so-called) in Pacific Beach in the City of San Diego, California, described as follows, to-wit: Commencing at a point on

The closing up of that portion of Hensley avenue (so-called) in Pacific Beach in the City of San Diego, California, described as follows, to-wit: Commencing at a point on the southeast corner of block No.71; thence running westerly along the south line of said block to a point 60 feet east of the southwest corner of said block; thence running at right angles south to the south line of said Hensley avenue; thence at right angles east along the said south line of Hensley avenue (so-called) to the west line of Bayard street; thence at right angles north to the point of commencement.

That it is not deemed necessary that any land be taken in closing up said portion of Hensley avenue (so-called); that the exterior boundaries of the district of lands hereby declared to be affected and benefitted by said work or improvements, and to be assessed to pay the damages, costs, and expenses thereof are described as follows, to-wit:

Beginning at the southeast corner of tract No.71 of Pacific Beach; thence in a northerly direction, following the west line of Bayard street, one hundred thirty (130) feet; thence in a westerly direction on a line parallel to the north line of Hensley avenue (so-called) to a point on the west line of block No.389 of said Pacific Beach; thence in a southerly direction, following the west line of said block 389 to a point where the prolongation of the said west line of said block No.389 would intersect the south line of Hensley avenue (so-called) produced westerly from "Poiser's 1 acre tract"; thence in an easterly direction to the northeast corner of "Poiser's 1 acre tract" of Pacific Beach; thence in a northerly direction following the west line of Bayard street, to the point of commencement.

All of said blocks, and all of said streets, avenues and exterior boundaries, and the exterior boundary lines are in Pacific Beach in the City of San Diego, County of San Diego, State of California.

That the San Diego Union and Daily Bee, a daily newspaper published and circulated in said city, is hereby designated as the newspaper in which the Street Superintendent of the said City of San Diego shall cause to be published, in the manner and form required by law, notice of the passage of this resolution; 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 communication from the City Attorney transmitting a communication from the attorneys of G.E.Babcock in the case of G.E.Babcock vs.A.D.Sandell, the City of San Diego, et al., to quiet title to certain lots in La Jolla, in which they offer to settle the claim of the city for delinquent taxes on said lots for the sum of \$100.00, was presented and referred to the City Lands Committee.

The report of the City Engineer and Superintendent of Water Works transmitting an inventory giving in detail the list of property turned over to the city by the San Diego Water Company July 31st,1901, and showing a list of all property which belongs to the city under the ordinances of purchase and contracts between said Water Company and the city, was presented and referred to the Water Committee.

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Thereupon the Board adjourned.

Dan Fjones

President of the Board of Aldermen.

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ATTEST:

City Clerk.

ADJOURNED MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, September 17th, 1901.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 p.m., President Jones presiding.

PRESENT--ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Watson, Jones and Clerk
Vincent.

ABSENT---ALDERMAN Landis.

The minutes of the Regular Meeting held September 3rd, 1901, were read and approved.

This being the time fixed for the filling of the vacancy caused by the resignation of Sam'l G.Ingle, the matter was now taken up.

Whereupon on motion of Alderman Watson action in said matter was postponed until the next meeting of the Board.

At this time C.S.Alverson, Superintendent of the City Water Works, addresses the Board and informs them that the Joint Resolution appropriating \$50.00 for the erection of a shed over the Point Loma pumping plant did not appropriate enough money for said work, but that it could not be done for less than \$150.00, and asked that the Council allow the latter amount for the work.

Thereupon on motion of Alderman Watson the City Attorney was directed to prepare and present to this Board an ordinance appropriating \$150.00 for said work, as asked for by the Superintendent of Water Works.

A Message from the Mayor transmitting a Copy of the Proclamation of the Governor setfor
ting apart Thursday, September 19th, 1901, as a legal holiday as a day of mourning for the
death of the late President McKinley upon which day the people may hold services in commemoration of the late President, and asking the Council to attend such services in a body
and to take such action as may be necessary to have all city officials attend such services
and to have all places of business in the city closed during said day, was read and ordered filed.

Thereupon a Joint Resolution providing for the closing of all places of business in the city and holding commemoration services, as recommended by the Mayor, was read and on motion of Alderman Watson adopted, viz:

JOINT RESOLUTION No. 1352.

WHEREAS, On the 14th day of September, the Honorable William McKinley, President of the United State, died from the effect of the bullet of an assassin; and,

WHEREAS, The people of this nation deplore and mourn his untimely death; and

Therees, The Honorall Henry of lage, bournes of the State of Collamos, her isend his proclametrin declaring they day to be a legal holiday in the state of lestforming for this rature purpose; and,

WHEREAS, Mr.Theodore Roosevelt now President, has issued to the citizens of the United States, a proclamation fixing next Thursday, the 19th instant as a day of mourning and upon which the people of the United States may properly hold services for the purpose of expressing in public testimony of their sorrow and in commemoration of the late President; and,

WHEREAS, It has been arranged to hold public meetings in the First Methodist Episcopal Church and the First Presbyterian Church in this city on that day for this purpose; and,

WHEREAS, The Common Council of the City of San Diego, California, desire that all citizens of San Diego should recognize this day and attend such services, THEREFORE,

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

That all citizens of San Diego be, and they are hereby requested to recognize said day by closing their respective places of business and attending such services; that all officials of said city be, and they are hereby requested to attend such services in a body, and that this Common Council attend said services in a body, and that a committee of this Common Council be appointed by the President of the Board of Aldermen and President of the Board of Delegates to make the necessary arrangements to carry out this resolution.

Thereupon President Jones appoints as members of such Committee from the Board of Aldermen, Messers. Whitson, Watson and Perrin.

A Joint Resolution extending sympathy to Mrs.McKinley on the death of her illustrious husband, President William McKinley, was read and on motion of Alderman Whitson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMAN Landis.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1350.

WHEREAS, The people of the City of San Diego, California, share in the grief of all the people of the United States on account of the untimely death of William McKinley, the beloved President of the United States, and one of her most illustrious statesmen and noble citizens;

RESOLVED, That the Common Council of the City of San Diego, California, hereby extends to Mrs. McKinley the deepest sympathy of the people of this city, in this hour of her great affliction and bereavement;

RESOLVED, That when this Council adjourns, it do adjourn out of respect to the memory of the martyred President, William McKinley;

RESOLVED, That these resolutions be spread upon the records of the Common Council, and a copy thereof transmitted under the seal of the city to Secretary Cortelyou.

At this time President Jones calls Alderman Watson to the Chair and is excused from further attendance at this session of the Board.

A Joint Resolution requesting Honorable James C. Needham to urge Congress to pass a law for the punishment of criminal anarchists, was read and on motion of Alderman Hyers

by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT -- ALDERMEN Landis and Jones.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1351.

WHEREAS, We mourn the untimely death of President William McKinley at the hands of an assassin, looking upon the tragedy with bowed heads, and beseeching the God of nature and of nations that such a foul crime may never again enter into the heart of man; and

WHEREAS, We view the act of his assassin as a direct assault upon organized government, which savors of murder and treason, and we hereby condemn the perpetrator and every one who expresses any excuse for him, or for his act; and

WHEREAS, Our government should keep a strict surveillance over all revolutionary and criminal anarchists of the country; and

WHEREAS, Congress should take immediate steps and enact a law for the punishment of all persons who may attempt to take the life of a President or Vice President, as well as all persons who publicly incite others to commit such crimes; therefore

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

That our representative in Congress, the Honorable James C. Needham, be and is hereby requested to use his influence to enact a law to provide for the punishment by imprisonment on one of the Islands in the Pacific Ocean belonging to the United States all revolutionary and criminal anarchists who now infest our country; and

BE IT RESOLVED, That if it be found impossible to have such an Island set apart for that purpose, that the General Government erect a National Prison for that class of anarchists; and

BE IT FURTHER RESOLVED. That a copy of these resolutions be forwarded to the Honorable James C. Needham forthwith by the City Clerk under the seal of the City.

A communication from the City Attorney stating that Ordinance No.614 provides a penalty for the destruction or injury to property in the public parks, was read and ordered filed.

A communication from the Auditing Committee transmitting claims Nos.851 and 852, and asking that the same be ratified, was read and ordered filed.

Thereupon an ordinance ratifying the action of the Board of Public Works in ordering material and labor in fitting up city vaults, as shown by claims No.851 and 852, was read and on motion of Alderman Hyers adopted by the following vote, to-wit:

AYES -- ALDERMEN Rainbow, Parrott, Perrin, Hyers and Watson.

NO -- ALDERMAN Whitson.

ABSENT--ALDERMEN Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 984.

An Ordinance ratifying claims No.851 and 852, and ordering the payment thereof.

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

Sec.1. That the action of the Board of Public Works in ordering material and labor in fitting up the city vaults, as shown by claims No.851 and 852, filed against the city for \$23.00 and \$23.85 respectively, be and the same is hereby ratified and approved, and that the City Auditing Committee be and is hereby authorized and directed to approve said claims and order warrants issued therefor.

Sec.2. That this ordinance take effect and be in force from and after its passage and approval.

The report of the Auditor showing the condition of the various funds of the City Treasury on the 31st day of August, 1901, was presented and ordered filed.

The itemized statement of expenses of the various departments of the City Government for the month of August, 1901, was presented and ordered filed.

A communication from the Board of Public Works asking for authority to have the pipes disconnected from the steam heater and connected with the boiler, was presented and referred to the Public Building Committee.

A communication from the City Engineer giving an estimate of the cost of grading Twenty-fifth street between "F" and "N" streets, as follows, total cost, \$9,198.74; cost per front foot, \$1.98 1/4; was presented and referred to the Street Committee.

The petition of H.E.Doolittle asking the Council to have a water main laid on Thorn street from Fifth street to the City Park; and to have a fire hydrant placed at the intersection of Fifth and Thorn streets, was read and referred to the Water Committee.

The petition of the Kings Daughters asking for a reduction in their water bill at lo56 Third street, was read and referred to the Water Committee.

The protest of Hiram Mabury to the grading of Columbia street between Kalmia and "H" streets, was read and referred to the Street Committee.

The following communication from the County Auditor showing the assessment of the Southern California Railway Company and the Pullman Palace Car Company as fixed by the State Board of Equalization and apportioned by the Board of Supervisors of San Diego County to the City of San Diego, was read and on motion of Alderman ordered filed and spread on the minutes of this Board:

San Diego, Cal., Sep. 10th, 1901.

Geo. D. Goldman, City Clerk, .

San Diego, Calif.,

Dear Sir: --

The assessment by the State Board of Equalization of the Southern California Ry. Co. and Pullman Palace Car Co. as apportioned by the Board of Supervisors for the City of San Diego is as follows:

Miles. Value per mile. Total value.

Southern California Ry. Co. 21.04 \$7,182.95 \$151,129

Pullman Palace Car Co. 21.04 128.34 2,700

Respectfully yours,

(Seal.)

E.E. Shaffer, County Auditor.

The following report of the Street Committee in the matter of directing the City Engineer to re-survey the Rose Canyon road, was read and on motion of Alderman Perrin adopted, viz:

The Street Committee recommends that the within resolution directing the City Engineer to re-survey the Rose Canyon road be adopted.

Fred C. Hyers,

Sept. 6th, 1901.

Geo. B. Watson.

Thereupon said Joint Resolution directing the City Engineer to re-survey the Rose Canyon road, was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parr Ctt, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT -- ALDERMEN Landis and Jones.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1347.

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 directed to make and furnish to this Common Council a re-survey and plat thereof of the Rose Canyon grade from a point where the old wagon road crosses the Rose Canyon creek at or near the northeast corner of Pueblo Lot number 1797, through Pueblo Lots 1209, 1788, 1787, 1777 and 1252 for the purpose of obtaining a deed correcting the description of the right of way for a road conveyed to the City of San Diego by A.G.Gassen.

An Ordinance providing for the payment of the warrants of the San Diego Water Company and the warrant of the San Diego Gas and Electric Light Company, issued by the city for the year 1895, was read and on motion of Alderman Hyers adopted by the following vote, towit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 983.

An Ordinance providing for the payment of the warrants of the San Diego Water Company, and the warrant of the San Diego Gas ans Electric Light Company, issued by the City of San Diego for the year 1895.

WHEREAS, The City of San Diego, California, during the years 1895 & 1896, issued to the San Diego Water Company its warrants No.3921,3963,4022 & 4097 for the sum of \$5249.99 for fire hydrant rental for the year 1895; and

WHEREAS, A stipulation and agreement has been entered into between the said San Diego Water Company and the City of San Diego that if the said City of San Diego pays the San Diego Water Company the sum of Five Thousand, Two Hundred and Fifty dollars (\$5250.00) on said warrants on or before the first day of October, 1901, that the said San Diego Water Company will dismiss the case brought by the San Diego Water Company vs the City of San Diego on said warrants, in the Superior Court of the County of San Diego, State of California, said case being numbered 9575, and also the case numbered 6977 entitled Higgins vs the City of San Diego, now pending in the Superior Court of the County of San Diego, State of California; and

WHEREAS, The only money or funds, which the City of San Diego can use in the payment of said warrants are those derived from delinquent taxes for the year 1895, and the years prior thereto; and

WHEREAS, The City of San Diego collected in the year 1899 \$862.04 of the delinquent taxes for the said year 1895, and the years prior thereto, and collected the sum of \$1557.52 in the year 1900 as delinquent taxes for the year 1895, and the years prior thereto, and collected in the year 1901 the sum of \$820.44 as delinquent taxes for the year 1895 and the years prior thereto; and

WHEREAS, All the said money so collected in the year 1899 and the year 1900 has been carried forward as surplus into the year 1901; and

WHEREAS, The said City of San Diego issued to the San Diego Gas and Electric Light Company warrant number 4405 for the sum of \$930.50 on the 2nd day of June, 1896, as a balance due said company for lighting the streets, highways and parks in the said city of San Diego for the year 1895 with electric lights; and

WHEREAS, None of said warrants have been paid; and

WHEREAS, The City of San Diego is desirous of paying said warrants held by the said San Diego Water Company and the said San Diego Gas and Electric Light Company out of the taxes levied for the year 1895 and the years prior thereto, THEREFORE

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

Section 1. That the sum of \$3090.25 be and the same is hereby transferred from the Fire Hydrant fund of the City of San Diego for the year 1901 to the Delinquent Tax fund; that the Auditor and Treasurer of the said City of San Diego be and they are hereby authorized and directed to make the necessary entries in the records of their respective offices to carry into effect this transfer; that thereafter the sum of \$2625.00 be transferred from the said Delinquent Tax fund to the Fire Hydrant fund of the City of San Diego, California, for the year 1895; that thereafter the sum of \$465.25 be transferred from said Delinquent Tax fund to the Street Light fund of the said City of San Diego for the year 1895; that the said Treasurer and Auditor of the said City of San Diego be and they are hereby empowered and directed to make the proper entries in the records of their respective offices necessary to carry into

effect these transfers, provided, however, that the said first transfer shall not be made by the said Treasurer and Auditor until the said San Diego Water Company shall agree in writing that the time in which to pay the balance of said warrants, namely the sum of \$2625.00 shall be extended until the first day of December, 1901, and that the said company will return to the said City of San Diego the said sum of \$2625.00 and pay the same into the treasury of said city in case said City of San Diego cannot pay the balance due on said warrants from the collection of delinquent taxes for the year 1895, and the years prior thereto, by the said first day of December, 1901, or such further extension of time as said San Diego Water Company shall grant to said city for that purpose. And that said San Diego Water Company shall in said agreement promise and agree to take no other or further action in the case of Higgins vs the City of San Diego, No. 6977, pending in the Superior Court of the County of San Diego, State of California, nor in the case of the San Diego Water Company vs the City of San Diego, No. 9575, pending in the Superior Court of the County of San Diego, State of California, until the said sum of \$2625.00 shall have been returned by the said San Diego Water Company to the said City of San Diego as aforesaid, and that the City Attorney of the said city be and he is hereby authorized and empowered to enter into such a stipulation with the attorneys of the San Diego Water Company.

And that upon the execution of such stipulation and agreement, said transfer of said money shall be made as aforesaid, and the City Treasurer of said city be and he is hereby authorized and directed to pay said sum so transferred upon the said warrants of the said San Diego Water Company; and that the Treasurer and Auditor of said city be and they are hereby authorized and directed thereafter, when any money is collected for the delinquent taxes of the taxes of the year 1895, and the years prior thereto, to apportion and transfer the same to the said Street Light fund of the year 1895, and the said Fire Hydrant fund of the year 1895, until the whole amount transferred in the Street Light fund shall equal the amount of \$930.50, and the whole amount transferred to the Fire Hydrant fund shall equal the sum of Five Thousand, Two Hundred and Fifty dollars (\$5250.00).

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

The Clerk presents the affidavits of publication and posting of the Resolution of Intention to grade Nineteenth street from the south line of "D" street to the north line of "N" street, and also the affidavits of the publication and posting of the Notice of the passage of said Resolution of Intention, which affidavits were ordered filed.

At this time the Clerk presents a protest of property owners on said Nineteenth street against said proposed work, which purports to be signed by the owners of a majority of the property affected, and which was filed in the office of the City Clerk on the 6th day of September, 1901.

Whereupon on motion of Alderman Perrin it is ordered that said protest be denied and not considered, for the reason that it was not filed in the office of the City Clerk in the time required by law.

Thereupon a Resolution Ordering the Work of grading Nineteenth street from the south line of "N" street, was read and on motion of Alderman

Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT -- ALDERMEN Landis and Jones; and one vacancy in the Board.

Said resolution as adopted is as follows, viz:

RESOLUTION ORDERING THE .WORK

Of grading Nineteenth street in the City of San Diego, California, from the south line of "D" street to the north line street, and the sidewalks thereof, including all intersections of street between said points.

RESOLVED by the Common Council of the City of San Diego, 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 that portion of Nineteenth street in the City of San Diego, California, from the south line of "D" street to the north line of "N" street, and the sidewalks thereof, including all intersections of streets between said points be graded to the official grade thereof, in accordance with the specifications therefor, as contained in ordinance 349 of the ordinances of the said City of San Diego, California, approved February 11th, 1896.

The San Diego Union and Daily Bee, a daily newspaper published and circulated in said city, 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 this city is hereby directed to post conspicuously for five days on or near the chamber door of said Common Council, 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 same, and referring to the specifications posted or on file, in the said newspaper designated as aforesaid for that purpose.

Said Clerk is also hereby directed to publish this resolution ordering work, for two days, in the manner required by law, in said newspaper designated as aforesaid for that purpose.

An ordinance providing for the establishment of a low arm electric light at the intersection of "N" street and Milton avenue, as heretofore recommended by the Committee on Gas, Electric Lights and Telephones, was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers and Watson

NOES -- NONE.

ABSENT--ALDERMEN Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 979.

An Ordinance providing for the establishment of a low arm electric light at the intersection

of "N" street and Milton avenue in the City of San Diego, California.

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

Section 1. That the San Diego Gas and Electric Light Company be and said company is hereby authorized and directed to place and maintain, or cause to be placed and maintained, a low arm electric light at the intersection of "N" street and Milton avenue in the City of San Diego, California, said work to be done under, and pursuant to the terms of the contract said now in force between the City of Sang Diego, and the San Diego Gas and Electric Light Company for lighting the streets, highways, and parks in the City of San Diego, California, with electric lights for the year commencing April 1st, 1901.

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

Section 3. That the City Clerk of the said City of San Diego, California, 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 Board of Public Works recommending that \$75.00 be transferred from the Fire Department fund to the Public Building fund to pay for painting and finishing the Golden Hill engine house, was read and ordered filed.

Thereupon an ordinance providing for the transfer of \$75.00 from the Fire Department fund to the Public Building fund, was read and on motion of Alderman Whitson adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 981.

An Ordinance authorizing and providing for the transfer of Seventy-five dollars from the Fire Department fund to the Public Building 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 there be and is hereby transferred from the Fire Department fund to the Public Building fund of the City of San Diego, California, the sum of Seventy-five dollars (\$75.00), and that the Treasurer and Auditor of the City of San Diego, California, be, and they are hereby requested and directed to make the necessary entries in the records of their respective offices in order to carry such transfer into effect.

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

An ordinance providing for the painting of the Golden Hill engine house, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 982.

An Ordinance providing for the painting of the Golden Hill fire engine house in the City of San Diego, California.

BEIT 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 they are hereby authorized and directed to advertise for bids and let a contract for the painting of the Golden Hill fire engine house in the City of San Diego, California, provided the expense thereof shall not exceed the sum of \$160.00. Said painting to be done to the satisfaction of the Board of Public Works, and in accordance with the specifications to be prepared by the said Board of Public Works.

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

An ordinance providing for the purchase of a sewer from A. Stegeman, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Landis and Jones.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 980.

An Ordinance providing for the purchase of a sewer in the City of San Diego, California, from A. Stegeman.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:

Section 1. That the City of San Diego, California, purchase from A. Stegeman the sewer constructed by him, connecting with the main sewer on Twehty-fourth street and then running in and through the alley in block 9 of Kimball's addition of the City of San Diego, said sewer being constructed according to specifications prepared by the City Engineer of the said City of San Diego, under his supervision, and at the expense of the said A. Stegeman, being two hundred and seventy-five (275.00) feet of six-inch sewer with four-inch Ys, placed every fifty (50.00) feet, the said sewer being constructed under the special supervision of the Superintendent of Sewers of the City of San Diego, California, and completed on November 17th, 1900; for the sum of Two Hundred and Seven dollars, (\$207.00) in warrants of said city, and that upon the presentation of a deed, properly executed to said sewer by the said A. Stegemen, conveying said sewer to said city free from encumbrances, the Auditing Committee of said city be and is hereby authorized and directed to allow and order paid the claim of A. Stegeman for Two Hundred and Seven dollars (\$207.00) for said sewer, and to authorized the issuance of a warrant therefor.

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

The following report of the City Lands Committee in the matter of the proposition of the attorneys of Graham E.Babcock to settle certain delinquent taxes on lots in La Jolla, was read and on motion of Alderman Whitson adopted, viz:

The City Lands Committee recommends that the City Attorney settle the above case by accepting all taxes, costs and penalties as are legal charges, and to remit such as are, in his opinion, illegal.

J. P. M. Rainbow,

W. W. Whitson,

Geo. B. Watson,

9/13/01.

E. G. Bradbury.

Thereupon a Joint Resolution authorizing the City Attorney to file a disclaimer, upon the payment of taxes, costs and penalties, in the case of Graham E. Babcock vs. A. D. Sandell et al., was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Landis and Jones.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1349.

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

That the City Attorney of the City of San Diego, California, be and he is hereby authorized and directed to file a disclaimer upon the payment to the Treasurer of the City of San Diego, California, of the amount of taxes, costs, and penalties, which in his opinion constitute valid and legal liens upon the land described in the complaint in an action brought in the Superior Court of the County of San Diego, State of California, by Graham E. Babcock, plaintiff, vs A.D. Sandell, the City of San Diego, et al., defendants.

A Joint Resolution granting permission to John M.Carroll to construct a sewer in Robinson avenue from the alley between Third and Fourth streets to the alley between Fourth and Fifth streets, recommended heretofore by the Sewer Committee, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers and Watson. .

NOES -- NONE.

ABSENT--ALDERMEN Landis and Jones.

Said Resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1348.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows:

That John M.Carroll be, and he is hereby authorized and empowered to construct a sewer in Robinson avenue in the City of San Diego, California, from the alley between Third and Fourth streets to the alley between Fourth and Fifth streets, said sewer to be constructed in accordance with the plans and specifications to be prepared by the Board of Public Works of the City of San Diego, California, and to the satisfaction and under the supervi-

sion of the said Board of Public Works, and to become a part of the sewer system of the said City of San Diego.

AND BEITFURTHER RESOLVED, That at some future time the said City of San Diego purchase said sewer, and pay the costs of the construction of the same.

The following report of the Joint Police Committee in the matter of the investigation of the increase of the hours of labor of the members of the Police Force, was read and on motion of Alderman Perrin adopted, viz:

San Diego, Cal., Sept. 13th, 1901.

To the Common Council,

City of San Diego,

Gentlemen: --

The Joint Police Committee, to whom was referred a Joint Resolution providing for the investigation of the increase of the hours of labor of the members of the Police Force, herewith reports and recommends as follows:

We believe that the Board of Police Commissioners have acted and are acting for the best interests of the city in fixing the hours of duty for the members of the Police Force, as shown by the following resolutions of the Commissioners:

"First. That the Chief of Police, and Sergeant and every member of the Police Department are ordered to serve twelve hours each day on and after the first day of July, 1901.

"Second. That each officer is allowed one hour for each meal, and is considered on duty all the time."

We recommend that the Council take no further action in the matter at this time.

Respectfully,

W. W. Whitson,

Fred C. Hyers,

K. L. Parrott,

Geo. McNeill.

Geo. Butler voting no.

A Joint Resolution directing the City Engineer to furnish an estimate of the cost of constructing a water pipe line for the Military Reservation on Point Loma, was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Whitson, Rainbow, Parrott, Perrin, Hyers and Watson.

NOES -- NONE.

ABSENT--ALDERMEN Landis and Jones.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1353.

B E I T R E S O L V E D, By the Common Council of the City of San Diego, as follows:

That the City Engineer of the City of San Diego be and he is hereby authorized and directed to make a survey and furnish an estimate of the cost of the construction of a pipe line for furnishing an adequate supply of water for the Naval and Military Reservation on

Point Loma in the City of San Diego, California.

The Health and Morals Committee having recommended that the application of John Seigel for a retail liquor license at 910 Fourth street, be granted, on motion of Alderman Perrin it is ordered that said petition be granted.

After first giving due notice President pro tempore Watson did, in open session, sign an ordinance (No.981) providing for the transfer of Seventy-five dollars from the Fire Department fund to the Public Building fund; also an ordinance (No.982) providing for the painting of the Golden Hill engine house; also an ordinance (No.984) ratifying an claims Nos.851 and 852 for fixing up the city vaults; also ordinance (No.979) providing for the establishment of a low arm electric light at the intersection of "N" street and Milton avenue; also an ordinance (No.980) providing for the purchase of a sewer from A. Stegeman; also an ordinance (No.983) providing for the payment of the warrants of the San Diego Water Company, and the warrant of the San Diego Gas and Electric Light Company, issued by the City of San Diego for the year 1895.

Thereupon the Board adjourned.

President

con A Jones of the Board of Aldermen.

ATTEST:

City Clerk.

Regular Meeting

Council Chamber of the Board of aldonnen og the Rely og Dan Dugo, California. October 7th 1901.

A Regular meeting of the Board of aldorner was held this day at 7.30 O'clock P.M., President Jones presiding.

Present Aldonnen Whitson, Ramboer, Pevin Hyere Landis, Watson Jones Ed Clerk Vencent.

Absent Alderman Paviott.

The Munited of the adjourned meeting of september 17th 1901.

The clock states to the Board that alderman Parists asks For leave of absence for a Period of 30 days shereupow upon motion Daid leave of absence was granted,

The action in the matter of Jilling the vacancy laund by the resignation of Dame & Jugle having brew postponed to this Muling. was now lakew up.

Prusident Jones appoints aldernen Perrin Ed Landis as Illers, and orders a ballot. Taken

The tellers report the total number of vales East, 7, of which Humber Charles. M. Clark receives 4 Vales

D. Brillow received 3 vales Charles M Clark having received a majority of the votes Quet. President Jones declared him to be duly Elicted as a member of the Board to File the vacancy land by the resignation of Same. G. Jugle.

Live detilions of Dr FR. Burnhaus asking for leave of Absence was received and on motion a leave of absence was granted Dr Dwinhaw for a period of 60 days.

Report of Rely audilor for the monto of september 1901 was received and ordered Dilede

On Motion and by unanimous Consent the order of Business was suspended at this muling

Polition Charles Edwards For a retail Liquor License at Corner of 16th N Streets was presented and on notions was denied.

Au Ordinance limiting the district within which Intoticating liquors may be sold in the city of Dan Diego was presented read and on motion of aldernaw Perrin was adopted by the following Vote Fo-mit: Ayes. Aldernan Whitsow, Rambow. Pevrin, Phyers, Landis Watsow and Jones

Mors None Absent Alderman Paviott,

Daid Ordinance as adopted is as follows:

Ordinance No. 999.

AN ORDINANCE LIMITING THE DISTRICT WITHIN WHICH INTOXICATING LIQUORS MAY BE SOLD IN THE CITY OF SANDIEGO, CALIFORNIA.

Be it ordained, by the Common Council of the City of San Diego, as follows:
Section 1. That it shall be unlawful for any person or persons to keep any saloon, bar, barroom, tippling house, dram shop, or other place where any spirituous, vinous, malt, or any intoxicating liquors are sold in the City of San Diego, California, outside of that certain district in said City described as follows:

Commencing at a point where the south line of Beech street intersects the northeasterly shore line of the Bay of San Diego, thence east along the south line of Beech street to the east line of India street; thence south along the east line of India street to the north line of "B" street; thence east along the north line of "B" street to the east line of Fourth street; thence north along the east line of Fourth street to a point fifty (50) feet north of the north line of "B" street; thence east to a point on the east line of Fifth street fifty (50) feet north of the north line of "B" street; thence south along the east line of Fifth street to the south line of "C" street; thence east along the south line of "C" street to the west thence east along line of Seventh street; thence south along the west line of Seventh street to the north line of "K" street; thence east along the north line of "K" street to the west line of Fifteenth street: thence south along the west line of Fifteenth street to a point where the said west line of Fifteenth street, if extended southerly, would intersect the northerly shore line of the Bay of San Diego; thence in a northwesterly direction along the said shore line of the said Bay of San Diego to the point of beginning.

Section 2. That it shall be unlawful for any person or persons to sell any spirituous, vinous, malt, or other intoxicating liquors to be used in or upon the premises in the residence portion of the said City of San Diego, but all such sales shall be excluded from the residence portion of said City, and all places where such sales may be made shall be confined to the business portion of the said City of San Diego, which is described as follows:

Commencing at a point where the south line of Beech street intersects the northeasterly shore line of the Bay of San Diego, thence east along the south line of Beech street to the east line of India street; thence south along the east line of India street to the north line of "B" street; thence east along the north line of "B" street to the east line of Fourth street; thence north along the east line of Fourth street to a point fifty (50) feet north of the north line of "B" street; thence east to a point on the east line of Fifth street fifty (50) feet north of the north line of "B" street; thence south along the east line of Fifth street to the south line of "C" street; thence east along the south line of "C" street to the west line of Seventh street; thence south along the east line of Seventh street to the north line of "K" street; thence east along the north line of "K" street to the west line of Fifteenth street; thence south along the west line of Fifteenth street to a point where the said west line of Fifteenth street, if extended southerly, would intersect the northerly shore line of the Bay of San Diego; thence in a northwesterly direction along the shore line of the Bay of San Diego, to the place of beginning, provided, that this ordinance shall not apply to drug stores, and the San Diego Brewery.

Section 3. Any person or persons who shall violate any provision of this ordinance shall, upon conviction thereof, pay a fine not to exceed \$100.00, or

be imprisoned in the city jail of the said City of San Diego not to exceed 50 days, or shall suffer both such fine and imprisonment.

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

Section 5. 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, three times in the City official newspaper of said City, to-wit: the San Diego Union and Daily

Pelilion of Charles Edwards for a Relail Liquor Licenses at No 1308 H" Sheet at the Comer of Loweth Street between Fourth and Fifth Streets was presented read and on motion of alderman Perin was Granted The Report of the Joint Street Committee in the matter of Bulkheade in Fourteenth Street received read and is as Lollows. The Street Committee recommends that the within Ordinance appropriating \$ 280000 for Buckhead in Yourteenth by placed on Tele on account of the lack of Jundo necessary for said morks. Fred & Syers oct 4th 1901. m. J. Perries Thereupon said Report was on motion adapted and said Ordinance placed on File. An Ordinance ratifying the action of the Board of Public Works in hiring a man to work in the ladies annex in the lity of san Diego was presented read and on motion was adopted by the Jollowing vote to wit. Ayes Aldernew Whitson, Rambow Pevins, Hyers, Landis,

Motson, Ed Jones Nors None About aldornan Parcott Daid Ordinance as adopted is as Follows: Ordinance No 990 An Ordinance Ratifying and approving the action of the Goard of Public Works of the City of Dan Digs, California, in horing a man to work in the ladies annot parts in the City of Dan Diego, California. 1 De It Ordanied By the Common Council of the Cety of Dan Diego, as Follows: Declion I that the action of the Board of Public mosts of the City of Race Diego, California, in Employing a man to nork 16-1/2 days in the ladies Annet part at \$ 2.00 per day, be and the same is hereby ralified and approved. Dechon V. That this ordinance shall lake effect and be in force from and after its passage and approval.

An Ordinance Ratifying the action of the Board of Public Works in purchasing a horse was presented read and on Notion was adopted by the Following voto Forms.

Ayes Aldernew Whitson Rambow, Period Landis, Walson,

and Jones

Now Nove-Ecused Alderman Hyers Absent Alderman Paviole)

said Ordinance as adopted is as Follows.

Ordinance No 991

An Ordinance Ratifying the action of the Board of Public Works of the City of Dan Diego, California, in purchasing a Horse. Be It Ordained, By the Common Council of the City of

San Diego, as Follows: ing

Sections 1. That the action of the Board of Public Nortes of
the City of Lan Diego, California, in purchasing a gray mare from of
Levi for the use of the struct Department of the Said City of San Diego.
California, at and for the sum of \$37.00, and \$28.00 for hire shorest
For 56 days bo, and the Same is hereby ratified and approved.

Tection or that this Ordinance shall take effect and be in

Horce from and after its passage and approvale

An Ordenance Ratifying the action of the Board of Public Works in Incurring Certain Indebtedness in the Water Department in the month of Replember. 1901. was presented read and on Motion of Alderman Watson was adopted by the Following vote Lo-Wit. Ayer Alderman, Whitson, Rambow Poving Hyers Landis

Ayes Aldernew. Whitsow. Rambow, Povin. Hyers Landis. Watsow, and Jones.

Hors None-Absent Alderman Parrott

Acid Ordinance as alopted is as Follows:

Au Ordinance Ratifying and approving the action of the Board of Public Works of the Rity of San Diego, California, in Incuring Certain Indebtedress in the Water Department in the Month of Deptember, 1901.

Be It Ordained By the Pourson Council of the City of San Diego, as Follows:

Action 1. That the action of the Board of Public Works of the City of San Diego, California, in Employing labor to the amount of \$1531. 50 in Connection with the Water Nepartment of Said City for the Mornish of Reptember, 1901, outside of the Office force, bring \$536.50 in excess of the amount authorized by the Common Connect of Raid City, and in purchasing Supplies for the use of the Said Water Department to the amount of 757, 49, bring \$ 457.49 in Excess of the amount

authorized by Ordinauce adopted by this Common Council, by and the same is hereby ratified and approved.

Jection 7. That this Ordinance shall take effect and be in Jorce from and after its passage and approvals

A Communication From the City allowing Franching fourt Resolution providing for Issuance of Lat cleds to Certain lots in La Joua was presented read and ordered Filed.

Thereupow a Joint Resolution Calling upon the Lax Collector of the City of Dan Diego to Execute deeds to said city for all of Said real property was presented read and on motion adopted by the Jollowing vote to-wit,

Ayes Aldownew. Whiteow, Rainbow, Pernin, Hyers, Landing

Nous none

Absent alderman Parrott

Said Resolution as adopted is as Fallows viz: Joint Resolution No 130%.

Whereas, at the delinquent tar sales held in the life of Saw Drigo, Country of Dan Drigo, State of California, in the Month of January, 1898, For the sale of treal Property for the delinquent lity taxes of said city for the Jiscal year 1897, the real property here-inafter described situated in said city, was by virtue and such Authority of and in accordance with the provisions of Section 27 of Chapter 1 of Article 6 of the Charter of the Daid City of Dan Drigo "Strucks off to the City of Dan Drigo as the provision," and duplicate Certification of Dale buly Issued Thereon, and

Whereas, the time for two redemptions of the real property hereinafter described to sold to Daid City at the said sales, and each of thew, has Expired, and said property hereinafter described has not brew redeemed, and

With the provisions of Section 27.0f said Chapter 107 article 6.

of said chapter, is now entitled to deeds for the said property hereinafter described whenever called for by the Common Council of the said sety of saw Diego by resolutions.

Now, Mereform, Be it Resolved, By the Common Council

of the City of Dan Diego, as Follows:

That the said Common Council by virtue and Authority of and in accordance with the said section 27 of said Chapter 1 of article 6 of said charter, now care upon the tax

97, stapling lole 31 and 27; lob-1, 9, 10, 11, 12, 13, 14 and 15 in Lake 77 and 73 in Blood 53, Brodge, Blood 11, Pepalo 15, Blood of dan Drago, Alake of Galifornia, and Geornbrik as Forsows, to mit ld to is dituabed in the golla Parts, in the Ely of dan Dugs, County for the use and brought of sout City. Said proporty house refers. to the said oly of saw vegs as Aforeaut, and to the the what of and but By the said real proporty hormington described, so soul and showed off and nequired to wrue to the dude to the said out of som over for all bily is housenoften besouled, and the said fax bolledor to hereby durated bily dold and as shuck off. For and to sand an aforeard, which profcollector of said lely to Escule duck to said out for all of said mad prof-

of Block or, La Jords, as pen Afreial map showed. whereat w 5, 6, 71, 77, 78 and 33 of Jarl subluraion of a portion street and diveste armus, also an undivided outhat Theown as the Theorem Well hack" bring bounded by connecticut Lot 17 Blood oT; are underided one-had untered in the trait in lot 9,10 and 11 in Block 49; underedad our- half interest in in late or and 6 in Block HI; an undurded our- half unwood 14, 15, 16, 17, and 18 in Block 29; an undivided oue-half interest Block 31; au undurided oue-half unterset ou habe 7,8,9,17,13 9,10, aud/1 w Block 33, lot 10, 11, 13, 14, 16, 17, 18, 19,70, aud 78 w Solo 1 and 1 in Blood 13; Labo 43, 44, 45 and 46 in Blood 117; Lob-4, 5, 7, 8, 3, H, 5, 6, 7, 8, 9, 19, 20, 71, 29, 30, 38, 39, 40, 41, 42, 43, 44, and How Block 16; Blode 37, holo 1, 7, 4, 5, 7, 8, 17, 18, 19, 70, 71, 73, 93 and 24 in Blode 7; holo 34 w Blodd 38; lot 79, 20, 33 and 34 w Blods 19; hob 33 and 34 w Block HT; Lote 17, and 10 in 12 bod HI, hot 18, 19,70,76, 31, 37 and

Mohin adopted by the tollowing vale Fo-wit. pumpung plant on Pout Yours was presented, ruad and on monde of the only of sandrigs, to construct a shed over the elecun Au Felences. authorizing the Board of Jublio

the parage of this thoolulion, to serve a copy shough on the

he is houly auctionized and weakweld, aumediated after

That the out during the said out of dow digs be and

lat Collector of said out.

nation, and gouse, Ayes statemen Muleon, Rambon; Borne, Ayere, Landie,

Aaid Filmance as abopted is as Follows of.
The gale, Abrust Wederman Parroll Nord Nous,

An Ordinance authorizing the Board of Public Works of The City of San Diego, California, lo Construct a shed over the Steam Be it Ordained, By the Common Council of the City of Daw

Diego, as Follows:

Decliow 1. That the Board of Public Works of the City of Dan Diego, California, bu, and said Board of Public Frontes is hereby Authorized and directed to advartise for bids and let a Contract forche Construction of a shed own the steam pumping plant on Point Soma; provided, that the Exerce thereof shall not exceed the sum of \$150.00. Daid Work to be done according to specifications to be prepared by the said Board of Public Works,

Declion 2, That This Ordinance Shall take effect and by in Force from and after its passage and approval.

A Communication from the Board of Public morks asking for authority to purchase 8000 Jul of Lember for use of Street Department was presented, read and on motion was granted,

Thereupon an Ordinance authorzing the Board of Public Works of the Oly of Dan Digo, to purchase hunber for the use of the street Department of said Cely was presult read and on motion of aldernan watson adopted by the following Volo To-wit.

Ayer Aldernew Whiteow, Rambow, Perino, Hyers, Landis, Watsow and Joues,

Nors none

About Alderman Parviole.

Daid Ordinance as adopted is as follows: vz. Ordinance No 995.

Au Ordinance authorging the Board of Public mortes of the City of San Diego, California, to provelease Lumber For the use of the street Department of said City.

Be it Ordained By the Common Connecil of the City of

Lan Diego, as Follows:

Declion! That the Board of Public Works of the City of Lan Diego, California, bu and said Board of Public Works is hereby authorized and directed to purchase 8.000 Jut of Lumber for the use of the street Department of the said cely of san Diego in refairing "IC" Strut, I strut, and "I strut Bridges, and such other Bridges and Culverts as shall need repair in the said City of san Diego, California.

Section 2. That this Ordinance Shall take Effect and

br in force from and after its passage and approval.

A Communication from the Board of Public Works Fransmirling the Claim of Dr Q. D' Mager for Dervices as physician at Pest House was presented, read and ordered Filed.

The Pluts presents the affidavite of the Publication and Posting of the Resolution Ordering the work of grading of Muleunth Street from the south line of "o" Street to the North line of "N" About and the affidavite of the Publication and Posting of the notice Inviting Realed proposale for doing said work which affidavids warr Ordered Tiled.

The Plents reports chat in response to said advirtisements he had received bids for dowing said work as Follows. To-wit

The Bid of Henry G. Fentow offering to do said works at the

following Inces Viz:

For Fill Two Quels (2) per Rubic Yard

For Cut Forty Two Cents (42) por Cubic yard

Aud Bid was accompanied by a bond in the Penal Sum of Sworn Hundred Sallars with PM Johnson Ed Harry D. Tilus às surelies.

The Bid of J Engelbrit Offering to do said nork at the Following Prices, Vigit

For Rut per cubic yard 28 / Rul-

For Jule per Cubic yard 1 Cent

Said Bed was accompanied by a Certified Check on the First National Bane of the City of Dan Diego, California for The Sum of Dit Hundred Dollars

The Bid of Goodbody Ed Rossner Offering to do said norks

at the following Prices org:

For Culling thirty Four Center per Cubic yard

For Filling 14 one lent per Cubic yard

Raid Rid was accompanied by a Certified Check owthe Merchants National Bank of the City of San Dugo, California for the Dum of Dit Hundred and Fifty Dallars

The Bid of Fred M Osbore Offering to do said north at the

Following Prices

Excavation (40 cho) Forty Cente per Cubic yard Fill (r/rch) Two End/r Center per Cubic yard

I aid Bid was accompanied by a boul in the penal sun of Eight Hundred sollars with W Whitelyn and Haus Marquards as swelies

on motion of aldernan Period it is ordered that the bid of I Engelbrit by accepted and the lity allower instructed to prepare and present to this council a resolution awarding the loutract for said work to the said of Englebrit

For authority to Employ an Etra Clerk in Water Departments was presented

read and on motion granted.

Thereupon an Ordinance providing For the appointment and Employment of an additional Plans in the water department of the city Was read and on motion was adopted by the Joleowing vate Fo-mit. Ayes. Addernen Rainbow, Perrin, Hyers, Landis Watson Edfones Nove None-

Absent alderman Paviott

Excused alderman Whitson

Said Ordinance as adopted is as Follows viz: Ordinance Vo. 994.

Au Ordinance providing for the appointment and Employment of an additional Clerk in the nature Department of the city of Ran Diego, California,

Be it Ordained, By the Common Council of the City of Daw

Diego, as Follows:

Diego, Ralifornia, br., and Raid Board of Public Works is hereby authorized and Empowered to Employ an additional Clerk in the Water Department of the Rity of San Diego, California, For a period of Dirty days Whose Lalary Shall be and is hereby Jised at \$60.00 per Month,

Decliow 2. That this Ordinance Shall Take effect and

by in force from and after its passage and approval.

Deckow 3. What the Dily Plont of the Daid City of San Diego by, and he is hereby authorized and directed, immediately after the approval of this Ordinance to publish or Cause the Dame to by published once in the City Official Newspaper of Daid Pity, Fo-wit: the Saw Diego union and daily Bee.

At this Time Charles n Clark having taken the oath of Office as alderman takes his seat in the Board,

On Motion of aldorman Wandis it is ordered that The City attorney be instructed to prepare an ordinance Amending section 7. of ordinance No 958. by providing That the amount which may be Epended by the Board of Public Works for Etra Labor in the water Department by increased from One Thousand Dollars per month to Livo Thousand Dollars per month.

at this Time alderman Whitsow returns and Takes his seat in the Board.

Petition of P. a. Dethelfsen for auctioners License was presented, read and on Motion of Alderman Watson was granted by the Tollowing 2/32 vote fo- mit.

Ayes Alderman Whitson. Rainbow, Clark, Pevino, Hyors. Landis.

Watson Ed Jones

Nous None Absent Alderman Parroll

Presented read and ow Motions of Alderman Perrin was granted by the following 2/3rd vote to-wit.

Ayes Alderman Clarks, Whitsons, Rainbow, Berrin, Hyers, Landis, Watsons, End Jones,

Nors None absent Aldonnan Pouratt

A Communication from the Board of Public Works asking to have the salary of Plers and Collector in the Water Department increased from \$ 55.00 to \$ 60.00 per month presented, read and ordered Filed.

Therenform an Ordinance Fixing the salary of the Clerks and Collector in the Water Department of the City of sand Diego, was presented, read and on Motion of Alderman Watern Was adapted by the Following vote Fo- Wit.

Ayer aldernan. Clarks. Whitsow, Rambow, Perriw, Hyers. Landis, Watsow, Edfones

Hors None Absent alderman Pavroll.

Daid Ordenauce as Adopted is as Follows viz. Ordinance No. 993.

Au Ordinance Fixing the Salary of the Clork Ind Collector in the Water Department of the City of Ran Diego, California.

Be It Ordanied By the Common Connect of the City of Dan Diego, as Follows:

Section 1. That the Salary of the Clerk and Rollector in che Water Department of the Rity of law Diego, Ralefornia, bu and the same is hereby increased to and Fired at the sum of \$60.00 per mouth

Decliour. That this Ordinance Shall take Effect and be no

Force from and after its passage and approval.

Section 3. That the city clark of the said Rely of san Diego, but and he is hereby authorized and directed unmediately after the app roval of this Ordinance, to publish or Rause the same to by published Once in the City Official newspaper of said City Fo- wit the San Diego Union and daily Bee.

A Communication from the Board of Public morks Fransmitting a request from the san Diego Brewing Company asking for a reduction of their mater rates and asking that The request be granted was presented read and on motions was refored to the fourt water Committee

A Communication from the lety Engueer giving Estimate of cost of pipe live for the united states military and Naval Reservationo was presented read purpose motion referred to the fourt Water Committee.

The Communication from the Dely Engineer Calling The alleilion of the Common Council to the Fact that the monument Markeing the boundry live bativers the Rely of san Diego, and national City is in danger of bring destroyed by the laving in of the bank along the bay of Lan Diego was presented read and ordered filed, Thereupon au Ordinance providing for changing the location of the southern House Monument Which Marker the division e between the city of san Diego and national City was presented read and on Motion adopted by the Following vote Fo-mit.

Ayes Alderniew. Clark, Whitson, Rainbaw, Perrin, Hyers, Candis,

Watson Ed Jones,

Mors None

sent aldornai Parrott

id Ordinance as adopted is as Follows: Viz.

Diego to protect said Monument, and line is north 71 degrees east, true me- 1 Section 2. That this ord

Ordinance No. 1000.

AN ORDINANCE PROVIDING FOR CHANGING THE LOCATION OF THE SOUTHERN STONE MOUN-MENT WHICH MARKS THE DI-VISION LINE BETWEEN THE CITY OF SAN DIEGO, CALIFOR-NIA, AND NATIONAL CITY.

Whereas, the Southern Stone Monument which marks the division line between the City of San Diego, California, and National City is in danger of being destroyed and lost by reason of the caving in of the northerly bank of the Bay of San Diego, in the City of San Diego, California; and,

Whereas, it is the desire of the Common Council of the said City of San

for that purpose to change its location to a point fifty (50) feet north of its of the City of National City be and said present location on the division line Board of Trustees is hereby requested between the said City of San Diego, California, and National City.

Therefore, be it ordained, by the Com-

mon Council of the City of San Diego, as follows:

Section 1. That the City Engineer of the City of San Diego, California, be and he is hereby authorized and directed, to change the location of the Southern Stone Monument on the di-vision line between the said City of San Diego, California, and National City, located near the northerly shore line of the Bay of San Diego, to a distance of fifty (50) feet north of its present location, the bearing of which ridian; and that the Board of Trustees of the City of National City be and said to have the City Engineer of National City co-operate with the City Engineer of the City of San Diego and to assist in the changing of the location of the said boundary stone, and that after said stone shall have been so removed; that the said City Engineer of the said City of San Diego report to this Common Council regarding the removal of said stone, and that the City Clerk of said City, after the passage and approval of this ordinance, forward to the Clerk of the Board, of Trustees of National City a certified copy of this

Section 2. That this ordinance shall take effect and be in force from and 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 de Hyers

In Joseph Manger

At A Joseph Joseph A Charled July & Calegar

which ruport even a defend and probent problems of the files. Wilhem probert of Heraus making to the greating of columbia. The Jourt street commende tecommonds that the street recommends as follows: protect of Herous Mabery in the marker of the greating of Columbia The gout obust Committee to whow was referred the was presented, read and on motion ordered jokeds asknowledging receipt of copy of Joint Roolution No. 1351. A Communication from Howordly to neithour Grdened Joled. The Pupert of the Pound theyard was presented, rued and Jose from and often the passage and opposed. becken i that the Ordinauce shall beful that affect in Arandelo Eugemen of Fore Engine No. 1, bet and the same is houly allowed and ad by A'S Courses, Churfof the Fire Reportured 18, L. C. mut betimony in the maken of the envirolingations of the charges puper Aun of \$14,00 for Aring raphan Lead for halding down and Franconling Deckon!. That the Clause of munic ochapput for the Dugs, as tallows: Commissioners of the orly of the Dan Deeps, Calyonna, Be it Ordania, By the Common Council of the Orly of sow of Minum schaffut for almographed tree for the Board of Fore An Ordunance providing for the Jayment of the aboun Midwanes No. 997. Daid Ordinauce as abopted is as Fallowerings. About Aldeman Janet Mora Nous the Jours, of Alderman Perun alopeed by the personning vole to-wit: Ayea Udemman Cland, Whiteen, Rumbour, Berius. Ayers Lowers Thateen of munu Ochoffuel for Almographed Few was presented, read and on moleon Thoughow an Ordersance providing for the fayment of the Clause presented, read auch ordered feled. ing the Claus of minus schaffut serving raphere in the Equimorion of S. O. met A Communication from the Board of You Communication Faumille

A Message from the mayor recommending the encreasing of the salary of the driver of the street sweeper in this city from \$50,00 to \$60.00 per moute was presented and on motion referred to the Board of Public norke.

A Meriage from the mayor Transmitting request of the Board of Public Works for 3 Etra men in Rety Engeneers Office was presented and on motion ordered Feled.

Thereifson an Ordinance providing for the Employment and Fiting the Compensation of additional Assistants in the Engineers Department of the Rely was presented, read and adopted by the Joecown Vote To-wit

Ayea aldernew Clark, Whiteon, Kambow, Peven, Hyers, Landis, Walsow, Ed Jones

Nors none

Absent aldorman Povoto

Daid Ordinance as adopted is as Follows viz:

Ordinance No. 985.

ASSISTANTS ENGINEER'S DEPARTMENT OF THE CITY OF SAN DIEGO, CALL FORNIA.

Be it ordained by the Common Council of the City of San Diego, as fol-

Works of the City of San Diego, Calithree additional assistants in the office whom shall be chainmen whose salary not exceed . \$2.00

after the approval of this ordibe published once in the City official newspaper of sald City, to-wit: The an Dlego Union and Daily Bee

An Ordinance Fiting the Compensation of the men Employed by the Board of Public Works in Cleaning and repairing servers was presented, read and on motion adapted by the following vote to-wit Ayes Aldornew. Claus, Whilson, Rambow, Povin, Hyers. Landis, Walson Ed Jones.

nors noue

west alderman Parratt

Section 1. That the compensation hereby authorized and directed, imme-

Ordinance No. 1001.

AN ORDINANCE FIXING THE COM-PENSATION OF THE MEN EM-PLOYED BY THE BOARD OF PUB-LIC WORKS OF THE CITY OF SAN DIEGO, CALIFORNIA, IN CLEAN-ING AND REPAIRING SEWERS. Be it ordained, by the Common Council of the City of San Diego, as follows:

to be paid by the City of San Diego, California, to men employed by the Board of Public Works of said City in cleaning and repairing sewers, be and the same is hereby fixed at the sum of Diego Union and Daily Bee. \$3.00 per day. Section 2. That this ordinance shall

take effect and be in force from and after its passage and approval.

Section 3. That the City Clerk of the said City of San Diego, be and he is

diately 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 Au Ordinance Authorizing the purchase of a Glag Forthe New Fown Plaza in the City of Dan Diego, California, was presented, read and on motion adopted by the Following vote Fo-wit: Ayes Advenian Clark, Whilson, Rambow, Pervin Hyers. Landis, Watson Ed Jones.

nous noue

absent albeman Parrott

Raid Ordinance as adopted is as Follows viz: Ordinance No. 989

For the New Foron Phaza in the City of Daw Diego. Ratifornia.
Be it Ordained By the Common Conneil of the City of Daw

Diego, as Fallowo:

Dection 1. That the Board of Public Works of the City of Dan Diego, Ralifornia, by and said Board of Public Works is hereby anthorized and directed to purchase a Hag for the Hagetaff on the West town Plaza in Said City; provided, that the Epense thereof Shall not Exceed the Sum of Twilor Dollars (17.00).

De in Force From and after its passage and approval.

The Report of the Resolution No. 1357 to average for memorial services held on account of the death of President Millians McKinley was presented, read and on motion was adapted and is as Follows: viz:

Dan Diezo. Qal., Oct. 7th, 1901.

To the Common Council

City of Dan Digo,

Hullerano:

The Opecial Committee appointed under the provisions
of Joint Resolution No. 1357 to arrange for Memorial services held
on account of the death of President William M. Kinley, herewith reports
and tecommends as Follows:

under the Ferme of Daid resolution the Committee held a Meeting on the Evening of treeday, September 17th, and derected the publication in the San Diego union of an order requiring all fity Officials and Employees Who Could to report at the City Hall at 9 O'clock A.M., Thursday, September 19th, 1901, to attend in abody The Services arranged for at the Case of the Mayor; and were arranged that one-half Should attend the Services held at the First Weethodist Efoiscopal church and one-half at the First Presbyterian Ohnich, Said Devices to be presided over by Mayor

Frany End President Jones of the Board of aldermen respectively, about 120 of the kily Jones attended the services under this overangement.

In Order steat the lity officers and Employees should appear in a manner briting the lignity of the lity on such an Occasion, the Committee found it necessary to incur a small industredness for badges and gloves, rubbon was also purchased to designate that portion of the Churches set apart and reserved for our Occupancy.

The claims presented herewith represent two only Indebtedness incurred by the committee, the total amount bring \$54.00, as Jollows: Badges,\$25.00 blows, \$20.00; ribbono, \$9.00. Me recommend that the Ordinance presented here

with approving the incurring of said Indebtedness, be adopted.

Respectfully,
WW.Whitsow
Geo. B. Walsow
M. J. Perrine
E. H. Bradbury
W. W. Lewis
J. S. Clark
M. W. Jenks
A. Hysor.

Moreufow an Ordinance approving the action of a special Committee of the Common Council in incurring Cortain industributed against the City of Dan Diego in the holding of memorial Services on account of the death of President William Milliam Milliam Milliam presented head and on motion of aldornan watern adopted by the Jollowing vote Fo-wit;

Ayes Aldernew Clack, Whitrow, Rainbow, Perrin, Hyers, Landis. Walsow, and Jones

non None

Absent alderman Parioto

Daid Ordinance as adopted is as follows viz:

Ordinance No. 988.

An Ordinance approving the action of a special Committee of the Common Council in incurring Certain Indebtedness against the City of Dan Diego, California, in the Holding of Memorial Services on account of the death of President William Methinley.

Be it Ordaniel, By the Common Connecily the City of

Dan Dugo, as Follows: Section 1. Tha

Section 1. That the action of the Operial Committee appointed to arrange for Memorial Services held on the 19th day of Deptember, 1901, on account of the death of President William M'Kirley, in Incurring an Indebtedness amounting

Lo \$ 14,00, is housey ratified and approved; and said urdetedure as
Errheners by co, is house thos. 1017, 1137, and 1133, for the respective aunount

of \$9,00, \$10,00, and \$15.00, be and the same is housey ratified, app
resert and allowers.

Archive Free than and ablus or deancy and approvae.

by in force from and after the formage and approvae.

"A" Abut pour the bus of 30 thut he the west bus of 4 thought but the bus of 4 the bus of 4 the bus of 4 the beaut court bus four out motion referred to the fourt com-

Morkes to reference the beaution habened its Toward of Public.
Was poundd, that und ou motion adopted by the Journey vol.
The mit.

The miles Mainer House, Mainer "May be were Ayour the secons of the Mandow, Mainer of Mandow, Mainer Manner of Mainer of Mainer Manner.

The Masser of Mainer Mainer Mainer Manner.

Now Nous Mous Mouse Abound Parrott

Sand Theolution as abolite is an Follows wig:

Jourt Moolution No. 1355.

Be 24 hashird By the Common Council of the Orly of

Sou Bugs as follows:

That the Board of Public horses be unabused to Course

Lumby Auth About between Logan and National wound to be supering the fluid that has been washed out on the said that of our bound with tweek and thus Aurfacing with south

A gount There months to construct a colde done guiler at sente

Sail Muchiner as adopted is as follows ing:

By as Follows!

That, be and back Brand is houly auchorized and chirached to come some is houly auch out of som bays, bake how and directed to come the modern of the interest of the interest of the interest of the contracted of the contracted as the contracted as being the hour of the contracted as being the show of the court of th

of the superintendent of streets.

A fourt Modelion Estimating the Rost of a sofoot road from 36 th street to the east line of the limitery was presented read and on motion was adopted by the Jollowing vote Fo-wit. Ayes Ulderwen clark, Whitson, Rambow, Perrin Hyers, Landis Watson

nous none

Absent albernan Pavisto

· Raid Resolution as adopted is as Follows: viz: Joint Resolution No. 1356.

Be it Resolved By the Common Council of the city of

Dan Diego, as Fallows;

That the Board of Public Works lause the City Engineer of the Pely of San Diego, Ralifornia, to make and Jurnish to This Common louncil a plat and an estimate of the lost of grading a Twenty foot road from the end of the graded road at shirty-sixth Street to the east line of the Cemetery.

A Jourt Resolution to repair hole on Front Street between Fir and grape struts was presented read and on motion was referred to the fourt street committee.

The Joint Sever Commission, to Whom was referred a Jonet Resolution providing for an unsligation and report on itu needo of a Deword System for the ninth word was presented Read and on motions adapted and is as Fallows. To-wit Dan Diego, Ral., Sept. 27th 1901.

· To the Common Council

City of Dan Diego,

Gutlemen

The Joint Sewar Committee, to Whow was referred a fourt Resolution providing for an invaligation and report on the needs of a server system. For the ninth ward at The present line, herewith reports and recommends as follows; After having made some investigations in this matter The Committee Jul that the report will not be complete with out at the same line submilling an Estimate of the Rost of Constructing that portion of the much ward sewer System Which we think necessary to Construct at the present liiue.

We therefore recommend that the Joint Resolution

Submitted herewith giving the Committee the authority asted for, by substituted for the joint Resolution referred to us and that the same by adopted,

· Mespectfully M. J. Verrin Fred & Hyers mm Lewis Barkers Burnell RJ Blair

Mercupon said Joint Resolution was presented and on Motion adopted by the Following vote Lo-wit Ayes Aldernew. Clark, Whitow, Rambow, Pevine, Hyers. Landis. Watson and Jones

nors none

Absent alderman Parrott

Said Resolution as adopted is as Follows viz: Joint Resolution No. 1354.

Be it Resolved By the Common Council of the city

of Dan Diego, as Follows:

That the Joint Lewer Committee of the Common Council of the city of Dan Diego, and the City Enguner by and They are hereby authorized and directed to lo-operate and investigate and report to this Common Council the portion of the Kinth ward of the City of San Diego. Which, at this line, most requires the long Struction of a server system, and at the same line to submit an estimate of the Rost of Constructing sand portion of Said Much ward Sever System.

The report of the Joint Public Building Committee to Whom was referred the matter of Changing the Steam pripace from Meater to Boiler, and Dundry repaire to city Hall was presented and on motion adopted and is an Followo viz:

San Diezo, Cal., Oct. 2nd 1901,

To The Common Connecl

City of San Drigo

Gutlemen:-

The Joint Public Building Committee, to Whom was referred the Communication from the Board of Public Works asking for authority to have the sipes for heating the Dely Hall Connected with the boiler, herivith recommend that the authority acked for by granted provided the Rost dore not bleed \$ 60,00. For the reason that a great saving

of Juel will be affected by connecting with the boiler, and Jorche Jewiller reason that it will cost July as much to put New grates in the heater (which this have to be done before it can be used at all) as it will to change the pipes to the boiler.

My also recommend that the roof of the lity Hall be painted. And repaired at a Root Met to exceed \$ 75.00. This is very necessary in order to prevent leaks and Jamage to the interior of the building.

The Steam prepresend radiators should be overhauled and reported to prevent leakage, and we recommend that the work be done at a cost not to Exceed \$25.00.

The present horowith an Ordinance to Carry chese recommendations into effect and ask italithe adopted as this works should be done at once.

> Respectfully J. D.M Rambow. H Woolman & G. Bradbury R. P. Guinan

Morks to make certain repaires on the city Hall was presented, read and on motion of Alderman whitson adopted by the Following out Towit.

Ayes. Aldernair, Claux, Whitsow, Rainbow, Poview, Thyord, Landis, End Jones.

nous aldonnan matrow.

Absent alderman Parrott,

Said Ordinaire ax adopted is as Jouous iz: Ordinaire Mo. 98%.

Au Ordinance authorizing and directing the Board of Public Works of the City of san Diego, Ralefornia, to make lutain repairs on the City Hale in the City of San Diego, California.

De it Ordaned By the Rommon council or the city of Dan Diego, as Fallows:

Section 1. That the Board of Public Works of the City of Dan Diego, Palefornia, be, and Daid Board of Public Works is hereby authorized and directed to have the steam heating pipes in the Basement of the City Hall discounced of From the Please Here and Rounded with the Boiler; provided, that the Epense here of Please not Ecced the Dure of \$60.00, also to have the roof of the City Hall painted and repained, provided, that the Epense Thereof Please not Ecced the Dure of \$75.00; also to have the Please Thereof Please not Ecced the Dure of \$75.00; also to have the Rahiators and heating pipes Throughout the building repaired

	heuse Thereof shall not Eccedilu sum of \$ 25:00.
	1. That this Ordinance Phall lottle effect and be
lu force from	and after its passage and approval.
The G	Ecomme idalion of the locust Water Committee
Fausmilling	an Ordinance providing riches for the Conduct at of the water Department was presented and on
and manazemi	ut of the water Deportment was presented and on
motion adopted	and is a follows:
	San Diego, Cal. Oct. 4th 1901.
Lo the Romen	on Courcil
	Pilit og Dan Diego.
- Lewelle	O es so so so the second of the second o
	fourt Water Committee Submit houvert an
Ordinance pr	boiding rules for the Conduct and management
of the Walu D	epartment and recommend that the same bradopted
	Geofectfully Geo, B Walson
·	7/20 (1)
	J. S. Clark
	John M. Lambert
	M W. Jewico
	A.H. Kayser
	M. M. Lewis
Thoreup	on an Ordinance providing Certain regulations to of the system of Water works was presented and
in the Operation	of the system of Water works was presented and
ow Mouro of alla	leman Perin adopted by the Jollowing volo
To-loss.	
Ayes Walundu	1. Claud, Whitsow, Plainbow, Pevrice, Hyers, Randis,
Nous noue	Walson Ed Jones,
	raw Panoto.
	Ordinance No. 998. Ordinance No. 998.
	AN ORDINANCE PROVIDING CER- TAIN REGULATIONS IN THE OP- ERATION OF THE SYSTEM OF WATER WORKS OWNED BY THE
	CITY OF SAN DIEGO, CALIFOR- NIA. Be it ordained, by the Common Coun-
	cil of the City of San Diego, as follows: Section 1. That it shall be and is hereby declared to be unlawful for any person, company, or corporation to tap,
	open, or connect with any water main or pipe which forms any part of the system of water works of the City of San Diego, California, without first ob-
	taining written permission so to do from the Board of Public Works of said City;
•	That it shall be and it is hereby made unlawful for any person, other than the employees of the said City of San Diego, to turn on any water
	after the same shall have been turned off, as herein provided, without the consent of the said Board of Public Works of said City; also for any plas-
	terer, bricklayer, stone mason, con- crete layer, worker in concrete, or con- tractor to take or use water from said
	system of water works without writ-

ten permission from the said Board of Public Works; and all owners and occupants of property are hereby pro-hibited from furnishing water for such purposes until the said Board of Public works has so given permission so to do; also for any person or persons to place upon or about any fire hydrant or stopcock connected with the water pipes of the said system of water works any building material or other substance so as to prevent free access to the same at all times; also for any water taker to supply water to any person, company, or corporation other than the occupant or occupants of the premises of said water taker, or for any person to conduct or carry away any water from any fire hydrant, water-ing trough, or public fountain without a permit from the said Board of Pub-lic Works of said City; or for any person to knowingly permit leaks or wastage of water, or allow water to flow or escape unnecessarily while washing pavements, sprinkling lawns, gardens That any person violating any of the

provisions of this section shall be guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine in a sum not exceeding \$100.00, or by imprisonment in the city jail of said City for not exceeding fifty days, or by both such fine and imprisonment.

Section 2. That any person, company, or corporation desiring to have a tap made or service pipe laid and connected with the water mains or pipes of said system of water works shall make application in writing to the said Board of Public Works therefor, and deposit with such application the 'amount of the expenses to be incurred therefor as herein provided; that no main or water pipe forming any part or portion of said system of water works shall be opened or tapped except by the employees of the said City of San Diego under the supervision of the Superintendent of Water Works; that the size of all taps shall be de-termined by the said Board of Public Works of the said City of San Diego; that the fees to be charged by the said City of San Diego, and collected by said Board of Public Works in making and placing a tap, which shall include making the aperture in the main and furnishing and placing the tapping cock, shall be as follows:

For one-half inch tap on all kinds of pipe, \$3.00; For three-quarter inch tap on all

kinds of pipe, \$3.50;

For one inch tap on all kinds of pipe, \$4.00:

For one and one-half inch tap on four

inch pipe of all kinds, \$6.00;
For one and one-half inch tap on, six inch pipe of all kinds, \$6.50;

For one and one-half inch tap on eight inch pipe of all kinds, \$7.00;

For one and one-half inch tap on ten inch pipe of all kinds, \$8.00;

For one and one-half inch tap on twelve inch pipe of all kinds, \$9.00; For two inch tap on four inch pipe

of all kinds, \$9.00; For two inch tap on six, inch pipe of

all kinds, \$9.50; For two inch tap on eight inch pipe

of all kinds, \$10.00; For two inch tap on ten inch pipe of

all kinds, \$11.00; For two inch tap on twelve inch pipe

of all kinds, \$12.00;

That the fees which shall be charged by the said City of San Dego and col-lected by the said Board of Public Works in laying all service pipes shall be as follows:

For trenching and laying service pipes and back filling from the water main to one foot inside of the curb line on unpaved streets, the sum of ten cents per linear foot; on paved streets with concrete base, the sum of thirtyfive cents per linear foot; on paved streets without concrete base, the sum of twenty-five cents per linear foot.

That the property owner or person making application for a tap or service pipe shall be required to furnish and set without cost to the City on all sidewalks, the whole width of which is paved with brick, asphalt, or concrete, a cast iron cover or frame twenty-five inches by twenty-five inches outside measurement, together with such a foundation of brick or concrete therefor as shall be determined by the said Board of Public Works, for the purpose of enclosing and protecting the curb cock and meter after one-is

put in place; That the repair of all service pipes and connections, not owned by the said City of San Diego, within the streets to a foot inside of the curb, and all hydrants, faucets, water closets, stop-cock boxes, and all other attachments inside of a line drawn one foot inside of the curb line shall be kept in goodcondition and repair at all times by the owner or occupant of the premises, and upon failure so to do, after a reasonable notice, the water shall be shut off from the premises; that no person, except the officers, and employees of the Water Department of the said City of San Diego, will be allowed to take off or repair any meter attached to the said system of water works; that if a meter gets out of order and fails to register correctly, the consumer shall be charged with an average daily consumption as shown by the meter when in order under similar conditions; that

the San Diego Union and Daily Bee. official newspaper of said City, to-wit: same to be published, once in the City ordinance, to publish, or cause ald to lavorquation; the thousand in this hereby suthorized and directed, imsaid City of San Diego, beyrand he is Section 5. That the City Clerk of the

fier its dassage and approval. take effect and be in force from and ditch in said City. Section 4. That this ordinance shall

than two feet from any sewer pipe the water; that no water tap or service the water; works shall be placed nearer the sum of one dollar for turning on all arrearages and amounts due, and the same on again until the payment of such bills are so paid; and not to turn the water from the premises unless Works be, and said Board is hereby authorized and directed, to shut off to no allid relaw right yaq ilana are to no allid relaw right yaq ilana are before the 20th day to and relaw right and relaw right and relaw right. That the said blass has all should all brand all prand blas has all should relaw. of each month; that all meter rate payrent month on or before the 20th day must pay their water bills for the curof San Diero. Section 3. That all flat rate payers

owner of said premises to the said City shall be executed and delivered by the rates for water furnished upon said premises, or to the tenants thereof, curity for the payment of all water til a written guarantee or bond as sewater to a tenant of any premises unnot supply, or allow to be supplied, any

The School of the Jourt Water Courted the Commence to whom was
Interested the Communication from HE Booken actions Courtered and was found and was Fellows.

The fourth was presented and on motion adopted and was fellows.

The fourth hale Committee He continued that the wintin

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Hora Now Abreed Walsuman Junch;

Sand Ordunauce as adoput is as Follows. Mg:

The Adeleaner Auchorging and directing the Board public north of the Chy of Gas Dugs, California, to lay nature perpe on show show from Fifth Abust to the west him of the Out Jank, and to placed Lie styles and show ature.

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Auge, as Follows!. Must the Board of Oublie Morkes the Elife of Alle Board of Oublie Morkes the Elife of Alan Elife of Mose and Board of Oublie Morkes Morker to horse by Muster Morker of the State of the Waster fine of the Elife of the State of the Elife of the State of the Elife of the State of State of

Archow I, That this Ordunauce about town offered and brown from for in Josephones.

The Report of the found water Evenementes to Thom

was referred the application of the Kings saughters, Sadies Home and helping hand Nowe for a rebato in water rates, and recommending that the Board of Public Works by authorized and directed to grant Each of of rhese institutions a substantial reduction in their water rates evas presented, read and on role Rale defeated by the Jollowing vote to-wit.

Ayes Aldernee Clark, Rambow, Landis, Matson
Word Adorner Plant, Pernin, Hyere and Jones.

Absent Aldernee Panott,

The Report of the Joint Street Committee to whom was referred the Communication From the city Engineer giving estimate of the Cost of grading 20 th street between "y" and "n" streets was presented and adapted and Estimate ordered Filed, and is as Follows:

The foint their Committee recommends that the within Estimate of the city Engineer of the lost of graving 200 th street between "X" and "N" streets by Filed.

My Pevin Ino. W. Lambert & H. Briggs Jas. S. Clark

Oct 4th 1901

Le the Board of Delegates to adjoin For a longer time show orients was presented, read and on motion adopted and is as follows:

Be't Resolived, By the Board of Aldermen of the city of Sandiego, as Follows:

That the Pouseut of this Board by and the same is hereby given to the Board of Delegates to adjourn from october 7th 1901 to October 71 1901, at 7.30. P.M.

An Ordenance that are Employees of the city of san Digo California shall be Electors and residents of said city, was presented, read and on Motion actions thereon was postpound until next meeting

A communication from the Federaled Clubs of the City of Dan Diego, in the matter of Keeping the streets in said City Clean, was presented read and on motion referred to the Joint Street Committee.

After First giving due notice President Jones did in Open Dession Digno Ordinances as Follows: Ordinance (No. 985) an ordinance Providing for Employment of & additional Mew in Engineers Office Orchinance (Mo1986) an Ordinance auchorizing and directing The Toandy Public Works to lay water pipe on thorn street and place a Fire Hydrautat Southeast Romer of Thom and Fifth strute. Au Ordinance (No 987) directing it Board of Public more to make certain repairs on the city Hall. An Ordinance (No 988) approving the action of a Special Remorial Sevices on account of the death of President William M Kirley. Au Ordinance No. 989) authorizing itu purchase og a Hag for the New Foron Klaza Au Ordinance (990) Ratifying and approving the action of the Board of Public Works in Hiring a Man to works in the Ladies aunet Park. An Ordinance (10991) Ralifying the action of the Board of Public Works in purchasing a Horse. An Ordinance (No-997) Ratifying the action of the Board of Public Works in Incurring Corlain Intelledness is the Water Departmen in the Month of September 1901. An Ordinance (Mo 993) Fixing the salary of the Close and Collector in the Water Department. Au Ordinance (No 994) providing for the appointment and Employment of an additional Clock in the water Department An Ordinance (No 9905) authorizing the Board of Public Horke to purchase tumbor (8000 Feet) for the use of the street Department Au Ordinauce (No 996) Authorizing the Board of Public Works to Construct a shed over the Steam pumping plant on Point Loma. An Ordinauco (No 997) providing for the payment of the Claim of Minnie Achaffret For Stenographer Fees for Board of Fire Commissioners An Ordinauce (No 998) providing Certain Regulations in the Operation of the Dystem of Water Works. Au Ordinance (Mo 999) - Limiting the district Mithin Which Inloticating Liquors May bu Told. An Ordinance (No 1000) providing for changing two

location of the Douthern Stone Monument which nearless the

Au, Ordinance (1001) Fixing the longensation of the Mew Employed in Cleaning and repairing Deverse,

. President Jones appoints aldernan charles Nelance as a member on all committees formerly held by alderman Saul & Jugle resigned

Thereupou the Board adjourned until Monday October 21st 1901 at 4.30 O'clack P.M. Dan FJones

President of the Board of alderness

Allest Gen D. Galdenau
lity Cloub

Adfourned Muling

Council chamber of the Brand of the land of the old of good of the old of good of the old of so on the old of the state of

Massent Aldermend, Chard, Rainbour, Borne Hyere, Landie, Matron, Ed Jones and Mark Hordman

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Now how Abount Mileum Million Es Punoth,

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of Aun Auga to Fallows:

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Be It Moowald By the Common Coursel of the cing

Auge California, Ordering the Morning up of hat Interior of Heury Survey be of hat on on Johnson of Heury Survey to the holes of heury Heury Survey. Ordering the of half of the or of Heury of the of the or the Goldson's Contract of the fourth of the fourthous of the of the of the fourth of the of the fourth of the of the fourth the of the fourth the of the order of the fourth the fourth the fourth the of the world the fourth the of the world the fourth to the world the fourth the the world the of the of the order of the order

That said Common Conneil having, on the 32d day of Deplember 1901, duly passed and adopted a resolution declaring the intentions to Order the Closing up of that Portion of Hensley Avenue in the City of Dan Diego, California, described as Tollows, Lowit.

Commencing at a foint on the Southeast Comer of Block No. 71, Thence running Wasterly along the South line of Daid Block to a point 60 Jut east of the South was Commer of Daid Hensely, Arme; at right angles south to the Douth line of Daid Hensely, Arme; thence of right angles east along the Said Douth line of Hensely arme (so Called) to the writtine of Bayard Stut; Thence at Kight angles Hort to the front of Commencement, which said Persolution declaring Internation Upos approved by the mayor of Said city on the 4th day of Replember, 1901, and Which Daid resolution July described Daid Work and Detail that it was deemed unnecessary that any land to taken therefore and Opecified the Eterior boundaries of the district of land to the Offeld and Druefited by said Nork or Improvement and to be assessed to fray the damages, Poolo, and Epenses Thereof.

That the Superintendent of Streets of said Rety having them, On the 24th day of Replimber, 1901, laused to but Rouspicuously posled, along the line of Raid Couldenfoland Work, notices of the passage of the Raid resolution declaring intention, in the manner and form required by law, and the said suprembent of Muits having Raused a Nolice, Sunday in Substance to that posted, to be duly published in the manner and Jones required by law, for a pound of ten days, in the san Diego amine and daily Bu a daily newspaper published and oriental in said by, and designated by said Common Connect for that purpose, which said publication Commenced on the 24th day of Depleubur, 1901, and ended on the 4th day. Of Octobor, 1901, and no person having, Within ten days ofen the Expiration of the him of the Raid publication of the Raid Wolier, or at all, made any Objections to Raid World, and the Rand Common Council having acquired Jurisdiction in the premises, and the said work bring For the closing up of a portion of the said Hensley avenue, and it appearing to the Salisfaction of the said Rommon Council that no assessment to pay damages, look, or Expenses of said Work is or was necessary,

Now, Thereford, Be it Pasolvad, By the Common Come Cit of the Rity of San Diego, that the public interest and contribute of Said City require the Clossing up of that portion of the Said Hensley avenue at pacific Beach in the City of Saw Diego, California, described as Fallowo, Fo-wit: Commencing

at a front on the sombeast Comer of Block No. 71; Thence running Westerly along the Doubline of Daid Block to a fourt les fut last of the Southwest Comerco Said Block; Thence running at right augles dout to the south line of Raid Hensly Avrune; showe at Hight augles last along the said south line of Hensley avenue (so Called) to the west line of Bayard Street; There at right angles north to The front of Commencement, and therefore the said Common com-Ril herely Orders that that portion of said Heusly Avenue located at pacific Beach in the City of Dan Diego, Country of Dan Diego, State of Ralifornia described as Follows: Commencing at a joint on the Southeast Corner of Block No. 71; Thence knining Westerly along the south line of said Block to a fourt to feet east of the southwest Comer of said Block; Thence running at right augles south to the south line of Daid Hensley avesur; Thence at right augler last along the said douth line of Hensley Avrune (or called) to the west line of Dayand Dout; Vience at right augus Horib to the foint of Com-Mencement, by and the same is hereby closed up and abandoned or a Public Street.

The Pelition of the Owners of property Fronting on that fortion of "I" strict between the east line of Eighth street and two work line of Leventy-Fifth street was presented, read and on motion of Alduman Twoin was granted.

Thoughow a Mesolution of intention to grade of struct from the east line of Eighth Struct to the west line of Swenty Fifth struct was presented, read and on motion of alderman severin was adapted by the Jollowing vote Fo-wit: Ayer Albernew Clark, Rainbow, Pevrin, Hyero, Sandis, Watson

nous none

Absent aldernew. Whitson Ed Parroll?

Daid Resolution of Tulention as adopted is as Follows vig:

To Grate "I "street in the City of San Diego, California, From the last him of Eighth street to the west him of Twenty-Fifth street.

Resolved that it is the intention of the Common Council of the lity of Dan Diezo, California, to Order the Jollowing Strut works to be done in Daid City, Fo-Mit:

That that portion of I street in the orly of san origo, California. From the last line of Eighth Street to the west fine of Fiventy- Fifth Street, and the sedewalks thereof, Excepting how love, the intersection of the said F street with Tenth street, and

The Intersection of the said "I street with Eleventh street, and the intersection of the said I "street with whitement street, and that portion of the intersection of lion of said "I street with Street wow occupied by Wooden Bridge, and the intersection of said "I "street with sixteenth street, and the intersection of said "I "street with Iwenty-First street, and the intersection of said "I" street with Iwenty-Second street, and also Ecepting that portion of said "I "street between said points already sixteracked, or Early or guttered, or the about to the Official grade shereof by Graded to the Official grade shereof in accordance with the specifications should or so contained in Ordinance Mo, 349 of the Ordinances of the Said city of san Digo, approved Tebrush, 10th, 349 of the Ordinances of the Said city of san Digo, approved Tebrush, 10th, 1896.

A Perolection Awarding Contract for Grading Minetemente Street from the Doub line of "D" street to northline of "N" Street was presented read and on motion of alderman watron adopted by the Joerowing Vote Lo-wit.

Ayes Aldennen Clark, Rambow, Perries, Hyers, Landis Matson Edgones. Nous none

absent Aldenew Whitsow. Ed Parrott.

Resolution of Award as adopted is as Falsows vigo

Of Contract for the grading of Nineteenth Street in the aly of San Digo. California, from the south line of "5" street to the north line of "N" street.

Resolved That the Common Connect of the City of Dan Diego, California, having, in Open Session, on the 7th day of October, A.S. 1901, Opened & annied, and publishy declared are search proposals or bids

Offered for the following Morts Fo-Mit:

The Grading of that portion of Minetural Street in the said City of san Diego, California, From the South line of "D" street to the Month line of "M" Street, and the sidewards should, including all intersections of streets between said foints, to the Official Grads should in Ordinance with the Specifications should or said being of san Diego, Ordinance No. 349 of the Ordinances of the Said City of San Diego, California, approved February 11th 1896;

A Communication from the Board of Public World Recommending an increase of the salary of the driver of the brites Develor from \$50,00 fo \$60,00 per month was presented and on Motion Ordered Filed.

Thereupow an Ordinance Increasing and Tiring the Dalary of the Street sweeper was presented, thead, and on motion of Alderman Sandis adapted by the Jolloing vote to und

Ayes Aldennew Claus, Rambow, Pevino, Hyers, Sandis, Watson Ed Jones, nous noue

Absent Aldernew Whilson Ed Pariott,

Daid Ordinance as adopted is as Follows viz:

An Ordinance Establishing the line for Closing saloons Ou Week days, and providing for the Closing of Salvous on sundays bring presented.

Aldernaan Walson How Moves that this Board go into Committee of the Whole and request the Board of voligales to meet with Them in a foint Committee of the Whale to Consider the about Meulioned Ordinance.

Heredent Jones appoints Aldernew Watsoward Rambow, a Committee to wait upon the Board of Deligates, and asto That Board to meet with this Board in a Connince of the Mole for ele about Meuleuned purpose.

Alderman Walson Ed Wainbow How relived and on Their return notified the Board that the Board of Deligator was How ready to must write this Brond for the above mentioned Revipose.

Those with the Joint Committee of the whole for the purpose Of Considering An Ordinance Establishing Muttine for Closing, Saloons on Wall days, and providing for the closing of Saloons on Rundays in the City of Ran Duys.

whow Varienbling There were Busent Aldeinen Plant, Whitrow, Rainbow, Perring Hyers, Landis, Walsow, Ed Jones,

Absent aldernew Paroll The front Commiller of the Whole, recommends that the Ordinance providing for the Closing of Balooned but referred To the Health and Morales Committee, which report was

in the city of dandiego was presented and on motion ordered Tiled.

An Ordinance providing that all Employees of the city of Dan Dieps, California, charles electors and residents of said city, action one Which had been postpound at last muling of this Board was lasten up where upon aldeman Whitson moond that the said ordinance be amended to read as Follows.

"Provided that this ordinance shall not apply to any of the present suployees of the Water Department until after the First day of January 1903" which motion was lost by the Following vote to wet Ayes . Aldernew, Whitson, Provin, Water.

Nous Alderman Clark, Rambow, Hyers, Landis, Refores,

Therenfrow upon motion of Alderman Perine actions on Raid Ordinance was postponed until the Frist meeting in January 190%.

A Joint Resolution requising that the Board of Commissioners of the police Diportment arrange the hours of labor of the members of the Believe force to that they will work only Eight hows a say was presented and on which There was no action taller,

A Romenication. From the Board & Public Books Astrony for autionly to place a New roof over the House used by the pound Kepver was presented and on motion referred to the public Building Committee.

An Ordinance Lifning the salary of steputy city cloud at \$100.00 per month was presented, read, and on motion of aldernan Pevin referred to the Juiance Communic.

A Communication from the Board of Public Works Wansmitting Statement of Expense of the Rity Soverment for the Month of Repliebe 1901. was presented and ordered Filect.

A Communication from the Board of Superinfors of San Diego County, in the materia. apportioning the assessment of the Southern California Railway Company and the Pullman palace Car Company as mar by the state Board of Equilization, was presented read and Tiled and ordered

Monday. Depluster 16. 1901. Two O'chord P.W. of dan ougs, state of California. Munder of the Brand of Superwoone of the County By naller d. Buchausul. Deputy County duil mu, Hitherout The day of October 14.6. 1901. from and of the whole shough. That the same Coulains a pure mu and worred transcript show ezation for the year 1901, to meorporaled liters Now on ple in my Effici. Douchour Callforner Res de mater by the Mate Brond of Equal-Sept 16", 1901, rugarding ite marin of the apportung the assessment of the Copy with the Brigued Munde of the Brand of Supervisors on monday. of daid County, hinly certify that I have compound the Jongson Drego, Mate of Cale Jonnes, and Et - Officio Clark of the Suprison Bourt I mill H. Holesuch, County clark of the County of Dow dan Bugo. Alale of Labyonias Acus Automia forma forma for. Lipsuraise of the County of mumes of the Board of 00 .661 /21 \$... 40.16 miller Valualiere of the Dard Courpount for and to the Auf of Dan Bugs is as Follows: These, to adway, toaskad, taile and tothing shaws of such rauluay Hat he Aposhowment of the accouncil of the sout Fran-Franchise, Hoakway, hade and Holling stocks gouch Hoilway of Said Company, Within the County of Dair Dags wo \$ 7187.96. by the pro rata thatribution per mile of the consort vaine of the That the humand lake per mel good railway as forted Equalization to 105, 157 miles. paun in the boundy of sain dugs, as assured by the state Book of the hught of the man brack of the bourture Raufornia hailway com In this Malle it was on wokion ordered and declared that the year 1901, to manporaled Cities. The other Board of Equalization for brown Karlivay Company, as nadel by horsesment of the bounding Calif-In the Waller of Apportung the Monkay, Asplumber 16, 1901. Jus Debate P.M. Munika of the Brank of Aufrancora of San Dugo, County stale of Labornia. Spreak whow the munder, and is as Joseons: ing:

In the matter of the Apportourent

Douthour Calyonia Karlway Courpoung. Equalization for trolling oboth underfrow the as madriby de date Board of of the Hullman palace lar lompoun

By the state Brand of Equalization, Jor and to the County of sand buys California, mult the southern salifornia Railway Bourpoury as made Milhuan Ralace Care Compount Jos the realling stocks in the stale of It is declared that the apportionnent of the assessment of the

Main brack of duck railway to Operall in this County is bo; 68 way of the douthern California Company and the bught of the That the railway operated mut said described stocks is the roll

Value of the rolling dood of said Gougsang mithin this county Moth as Jetech by ma-rauce dratubuline mue of the arread That the assessed value por mue of said desculed rolling

Rolling Aboat Jos and to the incorporaled oug of Dan Diago is as That the apportunement of the accomment of said descubed

Alan of Galifornia Joss. Mumbes of the Board of Superwoon Je 21. Oct \$ 101.00 Dun Dung.

Morelay Och 16, 1901. of sau Dags County Calfornia

That the sawe Coulains a fuse, Tour and correct Transcript Those Southern California Rallway Goufany now on Jele in my Office. the olate Brain of Equalization for ralling alodo und whow the the Apportunent of the Pullman Halas Bar Do, as made by of Supervisors on monday, supl 16, 1901, sugarding the moster of The forespoint Copy with the Original munder of the Broad Dugs, Alate of Calyonia, and E-Offices Cloud of the superior I mus H. Holcourt, County Church of the County of som

11 th day of October 14.15. 1901 Whenew my hand and the deal of the Supreme Court, the from and of the whole shonest.

The Report of the Joint Fernance Communica to Whow Thurston Pay marine Buchaudus Mill, H. Holouml

unwance Policies was presented, and ou maker absord and is to prevenera the welvers of the sandry nate outpound in Collected was tutioned the Orderance authorizing the Research Juble house

pour at at the him of purcelous, to be paid grow the hale fund; Mered that the Cely Boy for that postion of the policies thirth are must of their interest the Rechain ensurance believes, by alophed, me also teamen wance providing for the purchase from the saw Dugo nates Company The found of waves Commented tecomments that within treli-

Hes Of Chapman. J. P.M. Rambour Blow M. Blank

Thoughou Au Ordunauce authornging the Board of H. Robusch, 106/218/20

by the following lote to-wit. in bortain unsurcauer Palicie was presented, read, and on notion adopted Public norte to purchase the interest of the saw ougo now company

Hyea Welsemul, Dand, Markow, Rumbow, Boun, Hyere, Lander, maleon

Ed Jours,

Abrust Alduman Punetto. Mores nous.

() Kelemaner 1/2/010. Had Widmana as adopted was Followe sig:

Malie Bourpaun in Certain maurance Policies. the Oly of Dan Dugs, Raleformia, to Atherhore the minust of the son ough Ale Piluana Authorging the Brands Plublic mores of

Sugs, as Fallows; Be It Ordanid, By the Courses Coursed of the Chi of Sou

and wowners Gouysaug, oil prumping plant has bld Four In John No. 57 H87, wound by the Hartford steam Borles mopulion Jount Lours Alation, and the unterest of the Daw Dugs maker Company uspeline and usewance Company, in the pumping plant of Gempany in policy No. 53157, wanich by the Halford sleave Borles Ground by the buy of Dan Bugo, also the interest of the sam Bugo notes Thouse, Jonney Curud by the Dan Bugs natur Empany, and Now-No. 5654, Sound by the Horn enouncement Company upon the Pump-House and Contents and Endain buildings and personal property described Company no for mounaice policy No. 555, and for mounance policy perechase of auch from the Aun Bugs nature Company the wherety coul Calefornia, be and stand Brank whenly auchinged and Empourant to Acelions. That the Brank of Jublic morter of the aly down Bugar

Provided that the Epense Thereof Dhall not Excel the sum of Neviety one and Diffy- Five one hundredthe Dollars (\$91.65).

Dection 2. That this Ordinance shall take Effect and brin Force from and after its passage and approval,

The Report of the Joint Water Commencence recommending a pipe line For Jurnishing an adequate supply of Water to the united states Military and Naval Reservations on Point Soma was presented read and on Motion of Alderman Landis was adopted and is as Fallows viz:

San Digo, Cal., Oct 18th 1901.

To the Common Council

Rity of Randiego,

Leutemen:

The foint Natur Committee, after invastigating the Needs of the various parts of the city in the mater of the natur supply, hereithe reports and recommends as Follows:

We find that the Mathe bemanding own first attention is to Jurnish an abequate supply of water to the instead states milian, and Maral Reservations on Point Some. The Dily Engineer, by instructions of the Council Contained in Joint Resolutions Ho. 1353, has made a survey and estimate of the Cost of the Construction of a pipe line for Jurnishing an adequate supply of water to whese Reservations, he has also ascertained from the Officer in charge what is desired on the fast of the Soverment; and has also born informed that the Soverment would Jurnish Joldier Labor For trenching and back Filling for repairing the pipe line on the Reservations.

Wa also find that the Iwo much person now in use is Entirely too small to supply the amount of Water required, and that some of it is badly from and will have to burreplaced at

Me Therefore recommend that the said Live with now used to supper the united states military and Naval Reservations on point Louis with Water by replaced with

pipe of a larger size.

Before the Levo inch pipe Can be taken up it will be necessary to lay the larger pipe, and we sherefore recommend that the Board of Public Works be instructed to Cause the pipe line to be laid in accordance with the aforesaid.

Survey and estimate of the City Engineer.

ing and back Jilling on that portion of the pipe line

On the Reservations, Mr baliers that the Estimate of the Pely Engineer May be Dafely reduced to \$17,000,00. Mr Therefore recomMend that the total Epense for doing the Nork herew Mentioned by limited to \$17.000,00, and that the Money for laid purpose by taken from the Nater Works improvement fund.

Respectfully Leo, R. Watsow. H. M. Landis. J. M. Laubert., M. M. Jenks. M. M. Lewis. M. M. Lewis.

Thereupon Au Ordinance Fransfering from the Mater Tund The Sum of Mater improvement fund to the Water Fund. The Sum of \$17.000,00, and authorizing and directing the Board of Public Norks to advertise for bids and let a Contract for the Construction of a Water Sipe line in Said City. was presented and on motion of Alderman Landis adopted by the following vote to-mit.

Ayes Alderman Clark, Whitson, Rainbow, Perin, Hyers, Landis, Matson and Jones.

Nous noue Absent Aldennau Panotto

Daid Ordinance as adopted is as Follows: viz.

Ordinance No. 1003.

AN ORDINANCE TRANSFERRING FROM THE WATER IMPROVE-MENT FUND OF THE CITY OF SAN DIEGO, CALIFORNIA, TO THE WATER FUND OF THE CITY OF SAN DIEGO, CALIFORNIA, THE SUM OF \$12,000.00, AND AUTHORIZING AND DIRECTING THE BOARD OF PUBLIC WORKS OF THE CITY OF SAN DIEGO, CALIFORNIA, TO ADVERTISE FOR BIDS AND LET A CONTRACT FOR THE CONSTRUCTION OF A WATER PIPE LINE IN SAID CITY. Be it ordained, by the Common Council of the City of San Diego, as follows:

Section 1. That there be and is hereby transferred from the Water Improvement Fund to the Water Fund of the City of San Diego, California, the sum of \$12,000.00, and that the City Auditor and City Treasurer of said City be and they are hereby authorized and directed to make the necessary entries upon the record books of their respective offices to carry into effect this transfer.

Section 2. 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 the furilishing of the labor and material for the construction of a water pipe line commencing at the intersection of Riley street and Jeffer-son street in Old San Diego, in the City of San Diego, California, thence running in a northwesterly direction to the east line of "Pueblo Lot No. 177; thence running in a southwesterly direction to a point opposite the wharf at Fort Rosecrans; being 28,335 feet in length and consisting of 15,900 linear feet of six-inch wire-wound wooden pipe, and 7,800 linear feet of five-inch wire-wound wooden pipe, and 4,635 linear feet of four-inch wire-wound wooden pipe; said pipe line to be constructed according to the specifications to be prepared by the Board of Public Works of the said City of San Diego, and to be located according to a sur-

vey and map thereof made by the City Engineer of said City, dated October 3rd, 1901, and on file in the office of the said City Engineer; provided, that the expense thereof shall not exceed the sum of \$12,000.00, and provided further, that the work of trenching and backfilling on the government reservation shall be performed by the soldier labor in the employment of the government of the United States. Said work to be paid for out of the Water Fund of the

Section 3. That this ordinance shall take effect and be in force from and after its 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 passage and 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 Molling of Alderman Perine de Gly allomey was unitelm the dely automey was unitelm the census unitelm of this Growd as to whiching the life with the otates million of that portion of the prince bring Constructed, our the united states million and and Maral Brancolisms on pount town authorized by the foresonng ord

The Following Report of the Joint nature Commune to mhow we was referred to making presented the perturbation of Julian 15 of the feeling of the presented mad, and on Motion About and is as Lucione uzz:

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Hin. Landis J. D. Alands, J. M. M. Lambant, M. M. Janko.

Therewood Au Ordenauce Authorizing the Board

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of Public Morkes to frace a Live made main ou Julian

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of Mortion of Aderican nation adopted by the forecumy onle

Ayes Milleunen Klast, Maleon, Rembon, Brune, Ayere, Saulie. Maleon Rid Jorne.

Abrust Welman Gererott.
Alack Predericano as Abrusta de la de Fallows. 129.
Ordinance No. 1014.

Au Chy of Dan Dugo, Carifornjan ite Braid of Julie mound

Main ou Julian Arana Siturius Inthand to thous with in the
Chy of how brays California.

Chy of the out former. Ou the Comment of the out of dan

Drigs, as follows: Selver 1. Hat the Board of Jublic morter of the Out

by we force from and after to possage and approval. Sons Not streed the sumsof \$107.00.

been the show of this Enturance should both offed out the personnement of Halen Mortel; prosided that the Epener shoung. of the Daid Board of Public Morta, and under the Supervisors of pupouch by the said Board of Oublie mortes and to the Dakiefaction Got Mobula, Dail nord to be down decording to opecylication to be Julian Armus in the City of dan Bugo, California, Silveriew Ist and hereby authorzed and dureded to place a two unch now pepe on of Dan Dugs, California, be and daid Board of Juble morain

Hoplacury the same with a set well mans, also the costop a set well moster of the Coat by Latinz up of the I wish maw on a street auch Mother, hausmilling the holimate of the huporintendunt of the wales Mow was referred the Communication from the Board of Wiblic The Following Reportog the Jount nales Grummen to

to as Fallows. Main du to thanh Thute, was presented, read, and abopted and

The Jount Wale Committee He communds that the Broad

Trovaled the Epenas Thoras for Not Astrack the aun of \$ 1510,001 Nozzle for Aydrant at the Interestion of 15th auch & stute; pipe on 10 takent from " abut to a abut and place a 6 web souls Atust and replace the same with 6 wich peops, and lay a 6 wich of Rublic morner by enotineed to lake up the & well natur man ou " o"

Sail nord to paid for out of the natur fyend.

A.H. Layour, M. M. Jemla. Tribund M. f. J. Blacks. H M. Laubie.

Jo-wit was presented, ruch, and on motion aboted by the following one Certain repaire and Eleminus to the Agalam of natur mortal Jublic Mortes to advertise for But auchter a Contract for maring Mountoon an Ordunauce Authorizing the Board of 106/ jg 8/ KD M. M. Sewed.

Ayen Udermen Gads, Whileon, Rambour, Perem, Hyrus, Sandow, Red Jones

Daid Ordunauce as absplid is as Follows viz: Abreed Aldremon Perrett Word Norse

marking certain Repairs and extensione to the explain of noter moster Ely of san Drogo, Rollgonia, to Abrilias for Bido auch let a Contract for An Gralmanow Millionging the Board of Outres norder of the Thedinauer He 1013.

He It Adamed, By the Donner Bouncie of the City of san ougo of the ent of san Diezo, Ralifornia.

as follows:

the operations to be prepared by the said Board of Outle nortes, endent of the main worker of said buy and in accordance with Struke; Daux nord to be down under the supervision of the superint Ou ile Northead Donus of the internection of Africant and & to I shut, and for placing a sex well bould nozzle For Hydrant but well last wow waw fress on African struct some of mone of Telesaing elle saure week a sex ench last how perfer, and laying a Ture unch natur main on to abut in the said Oug of some sugs, and thurseled to adventive for bids ourted outha contrast for the hastering up of the California, bu and said Board of Jubic Norte is house auchinged and Alekion! That the Board of Ruleis mores of the sell, of dan sugs,

\$ 1070,00, Which Expense shauk paid for out of the water guent of south Obsorbed, that the Expense showef show not strend the sum by

dection of this Ordermaner share appeal and ber in prod

of this orderians, to publish or Cause the Same to be published and he is houly authorized and directed, unmediated after the approval At chins 3, that the out oberd of the said out of som Bugs, bu, from auch after to Joings auch approvale

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Have Dugo union and douly Be.

The Copy for which is hausement humile. Jonne, the Game to the destubuted by the Federaled Clubs of Som Dugs of Ordunauces Nos 409, 546, 487, 614 and 645 of this only we promptled of Public norther bu unducted to have fruited voos copies of portions . The Jount shut committee necomments that the Board Wespeung the struck - Alean was presented and abopted and is as joseous bound the Communication from the Februard slubs in the matter of The literator the fourt sound commence to whom wound

My Rembered & Sandyon Yes, B. Walson, Fred & Hyper.

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Walson Es Jours, Ayes Whusen, Maid, Milson, Ramibour, Borins, Hyou, Daudie, Thoughou the Belences providing forthe forming of the ord

Afrent Wilsuman Porrotts

Ordunauce Ho. 1006. Duid Trelucauce as abopted to as Follows uz:

Copues of Ordana Ordenaucus of the Cely of Dan Bugo, Dalyonews. Au Pulueauce Trounding for the premising of Terro Thousand

Decliero! That the Board of Gublic north of the out of Degs, au followo:

Dregs, by the said Federaled Olubs of the County of sain bings, Califof faid Ordunauses to be the thetabuled shoughout the City of Dan that the Efocuse Though share not sead the our of \$10,00, the open the Office of the blut blud of the old of ban duy, Ralyonnes; provided, Federaled clube of som ougo kneight, live offentilled; on Jelo in Specified and sot forth in the statement stones furnished by the and betos of the Ordenauces of the Oly of saw Bugo, Galyonnes, of shot Joshou of Ordunaucus Numbered 409, 487, 576, 614 Authorized and denced to have pruded Tur Thousand Copries Sau Dugs, Callfornia, by and sand Brank of Hubus mortes in hurch

by in force from and after the Jourage and approval. shelion J. Mat this Orderwance short take offest and

Hora Mhuman Clark, Est Bornes, Aldreman Laudia alopted by the following vote to-wit mille to whow it had brew reformed, and read, and be malion of Salvery of the deputy Only Dead was later from the Frence Com-. Ou Wolino of Wilmum Sandio, The Orlunause Fitug the

Afrent Alderman Paverette

any of dan wigs, as Follows:

of the City of Sour Dugs, California. Ar Palmance Fitning the balows of the deputy buy blads Laid Entrucases as abstrales as for 1000.

Dection! That the Dalary of the Defauly Rity Clerk of the Rity of Dan Diego, Ralifornia, be and the Dame is hereby Lixed at the Durn of one Hundred dollars (\$100.00) Per month.

Dection 2. That all ordinances or parts of Ordinances in Conflict herewith bu and the same are hereby repealed:

Declion 3. That this Ordinance Chall lake effect and by in Force from and after its passage and approval.

The Report of the Joint Finance Committee to whom was referre ld the Communication from the Pety Auditor transmitting que Ordinance Fransfering Junds from the Water Works Improvement Fund was read and adopted, and is as Follows:

San Diego, Ral, Oct. 18th 190%

To the Common Council,

City of Dan Diego,

Gutlemen:

The fourt Tuique Committee, to Whom was refused a Communication from the auditor transmitting an Ordinance Providing for the transfer of the Dum of \$2.000.00 from the water norks improvement fund to the general and Office funds, to Make good the deficiency in their latter named Jund Oualed by reason of the Estra Espenses in Connections with the water Bond Dale, herewith recommends that electransfer by mark, So that Outslanding Waveaute May be paid.

My also recommend that \$ 500, oober transferred from the Water Works Improvement Fund to the Public Health Fund in order to pay all the investedness incroved at the pest House. The Health Officer informed the Committee that the pest House was properly and Economically Managed under his Deperviswith the provisions of the City Charter, and that the total am-Out of all Plains were somewhat winder \$1.000.00.

We Therefore present herewith an Ordinance providing for the transfers herein Mentioned, and recommend that. the same but substituted for the Ordinance referred to the Commillio, and adopted.

Ruskeetfully Chow. K. Clark, J. P.M. Rambow, Geo B. Chapman, H. Woolman. H. Busch,

At this Time President Jones & cured Aldermen Matrow Ed Hyere,

An Ordinance Providing for the Franchis of \$ 300500.

From the Water Works Improvement Fund to the General, Office and Public Health Finds was presented. Head and on motion adopted by the following Vote Fo-Wit.

Ayes aldennew, Class, Whilsow, Rainbow, Perriw, Sandis,

And Jones,

Nous none

Absent aldernew Parott, Hyere Ed Watsow.

Raid Ordinance av Adopted is as Follows viz: Ordinance Mo. 1008.

An Ordinance Fransferring Money From the Water Mosta Improvement Fund to the General Fund, to the Office Fund and to the Public Health Fund.

Be It Ordanied By the Donner Council of the Rity of

Dan Diego, as Follows:

Lection 1. That There be and hereby is Transferred from the Water Works Improvement June of the Dily of Land Diego, California, the Sum of Three Thousand Ed Five dollars, to the Jollowing Junes, Viz:

For the General Fund Jifteen hundred dallars, to the Office Jund, Our Thousand Fed Five dollars, to the Public Health Jund,

Five hundred dollars.

Section 2. That the Frasever and auditor of the city of San Diego, California, be and they are hereby directed to make the Necessary lutries in the records of their respection offices as will Carry wito effect the provisions of this Ordinance and such transford Section 3. That this Ordinance shall take effect and by in Force from and after its Jassage and approval

The Following Report of the Joint Finance Commendate to Whom was referred the Communications of the Board of Public Works in the matter of a Superviter Machine for the mater Department was presented, read and adopted, and is as follows; Whe Joint Finance Committee recommend that the Board of Public Works by authorized to proclease a typewiter for the Water Department, provided the Expense Thereof shall Not been the Dum of \$170.00; and that the Money Therefor that by taken From the Water June.

Chas M. Clark.

J. P. M. Rambow, Leo B. Chopman, H. Moolman, H. Busch,

. Oct. 18th, 1901.

Thereupou An Ordinance Authorizing the Board of Public Worls to purchase a Sypenviling machine for the use of the water Department, was presented, read and on motion was adopted by the Following value to-wit.

Ayer Aldernew Claux, Whitson, Rainbow, Persin, Landis Edfones, Nous None

Absent aldernen Parcott, Hyers, Ed Watson.

Daid Ordinance as adopted is as Lollows vig: Ordinance Mo. 1012.

An Ordinance Authorizing the Board of Public Morks of the City of Dan Diego, California, to Preveloce a "Amith-Premier" Typewriting machine for the use of the Water Department of Said Orly, Be It Ordanied, By the Common Conneil of the City of Dan Diego, as Follows:

Section 1. That the Board of Public Mores of the city of San Diego, Ralifornia, be and Raid Board of Works is hereby authorized and directed to purchase a Typewriting machine With Tabulating attachments for the use of the Mater deportment of Said Rity; provided, that the Rost Thereof Shall not exceed the Sum of \$170,00. Said Machine to be paid for out of the Mater Fund.

Dection V. That this Ordinance shall take effect and by in force from and after its passage and approval.

The Following Report of the Joint Finance Commentation From the Board of Hearth in the Matter of the Omenal Por Dases presented, read and adopted and is as Follows:

The Joint Finance Commenter recommends that the within Ordinance Providing for the Care of any Person affected with any Contagions or Infectious dease, by adopted, provided the expense for any one Case Shall not Each the Sun of 500.00.

Chas M. Clark, J. P. M. Rambow, Leo, B. Chapman, H. Woolman,

Oct. 18 th, 1901. H. Busch. Thereupow Au Ordinance Providing for fite lave of.

any Terrow affected with any Contagions or infectious disease was Presented read and on molions was adopted by the following vote to-mit. Ayes alderna Clark, Whilson, Kumbow, Pevin, Laudis and Jones. Hous Nome

Absent alderness Paviott, Hyers, and Jones.

Said Ordinance as Adopted is as Jollows, Viz:

AN ORDINANCE PROVIDING FOR THE CARE OF ANY PERSON AF-FECTED WITH ANY CONTA-GIOUS OR INFECTIOUS.. IN THE CITY OF DIEGO, CALIFORNIA, AND AP-PROVING THE COMPENSATION THE BOARD OF HEALTH AND BOARD OF PUBLIC WORKS OF SAID CITY OF A PHY. ATTENDANT ANDTHEREFOR.

Be it ordained, by the Common Council of the City of San Diego, as fol-

Section 1. That the Board of Health of the City of San Diego, California, through and with the co-operation of the Board of Public Works of said City shall have and the said Board is hereby given the power to locate, establish and maintain a pest-house and to provide the necessary supplies therefor and to discontinue and remove said pest-house whenever and said Board of Health shall deem it necessary for the preservation of the public health of said City;

That the said Board through and with the co-operation of the said Board of Public Works, be and the said Board is hereby authorized to appoint and remove at pleasure such physicians and nurses for said pesthouse as may be necessary to efficient ly maintain the same, and to cause to be removed thereto and kept therein any person affected with any contagious or infectious disease;

compensation heretofore fixed by the said. Board of Health through and with the co-operation of the said Board of Public Works to be paid for a physician, namely, \$10.00 per day for each and every day in which such physician is actually engaged in rendering medical services for any person or persons affected with smallpox or any other contagious or infectious disease, and the compensation heretofore fixed by the said Board of Health through and with the co-operation of the said Board of Public Works to be paid for a man, namely, \$2.00 per day for each and every day in which such man is actually engaged in working in and about said pest-house, be and the same is hereby approved, provided that the expense for caring for any one case of smallpox or any other contagious or infectious disease shall not exceed the sum of \$500.
Section 2. That this ordinance shall

be in force and take effect from and after its passage and approval.

Section 3. The City Clerk of the City of San Diego, California be and he is hereby directed, immediately after the approval of this ordinance, to publish the same once in the city-official newspaper of the said City, to-wit: The San Diego Union and Daily Bee.

A Communication from the City Altoney asking to have Certain bills Connected with the water Bond sale Paid was presented read and ordered Filed. Thereupon An Ordinance Providing for the payment of Cortain Expenses in Connection with Jale of Water Bonds and the Compliting of The transfer of the System of Water Works, presented, read, and on motion. Adopted by the following vote To-Wit Ayer aldunand. Claris, Whitron, Vanebow, Perrin, Landis and Jones, Mors None Absent Aldrewer Parriott. Hyere, ad Watrow. Said Ordinance as adopted is as Follows viz: Ordinance Mo, 100% Au Ordinance Providing For ite Payment of Certain

Epeuses in Connection with the sale of Water Bonds of the City of Raw Diego, California, and the Completing of the Fransfer of the System of Water Morks from the san Diego Water Company to 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 H. E. Doolette For \$4.40 for Cash about Och by him in busing a heligram to the American Banker, and for survices turbend by the Dapuly County Auditor in Connection with the believed tope Upon the property of the San Diego Water Company, and the Claim of Stumpf & Stewer, Publishers, For \$12.00 for Publishing a Notice of the Sale of the Water bonds of the Chip of san Diego in the American Banker, by and Daid Claims are herely account and the Auditing Committee of the Daid City of San Diego is hereby Authorized and Cupoward to issue Travauts therefor upon said Claims being presented to paid Committee for allowance in proper forms.

Dection 2. That this Ordinance Shall take Effect and by in force from and after its passage and approval.

A Communication From the Rely Engineer giving a Plan of Suverage for Mutts addition and Estimate of the Cost of Constructing the same was presented read and on motion reformed to the Joint Served Committee.

A Communication from the Rely Engineer Estimating the Cost of Attending the Certifing road from the end of the graded at 36 th street to the east line of the Certifing was presented and ordered Filed.

A Joseph Resolution requesting and directing the City Allomen to prepare and present an Ordinance to regulate the laying of all lateral and service pipes presented read and adopted by the following vote To-Wit.

Ayer Alderwew Clark, Whitson, Rambow, Pernin, Landis and Jours.

Absent aldernew Pariott, Hyers, End Watson.

and Resolution as adopted is as Follows:

Soint Resolution No 1359.

Be it Misslord By the Common Council of the City of San Digo as Follows:

That the City Attorney of the City of San Dugo, Californias by and he is hereby requested and directed to prepare and pre-Sent to This Common Council an Ordinance establishing Regulations for the laying of all lateral and service pipes and il Connection with server, water gas and other main pipes in the Streets of the City of Sandings, California.

Au Ordinance Amending Section 7, of Ordinance Munbow 958 of the Ordinances of the City of Sau Diego, California, approved July 13th, 190! was presented, read and on Motion adopted by the following vote Fo-mit, Ayer Aldennew Clark, Whileow, Rainbow, Pernin, Landis Edfones, Nors More House Paviott, Hyers Ed Walson, Said Ordinance as adopted is as Follows:

Ordinance No. 1004.

AN ORDINANCE AMENDING SECTION 2 OF ORDINANCE NUMBER 958 OF THE ORDINANCES OF THE CITY OF SAN DIEGO, CALIFORNIA, APPROVED JULY 23RD, 1901. Be it ordained, by the Common Council of the City of San Diego, as fol-

Section 1. That section 2 of Ordinance Number 958 of the ordinances of the City of San Diego, California, enti-tled, "AN ORDINANCE CREATING CERTAIN POSITIONS, FIXING THE SALARIES THEREOF, AUTHORIZ-WORKS TO FILL THE SAME, AND APPOINT EMPLOYEES AND EM-ING THE BOARDPLOY WORKMEN, AND PURCHASE MATERIALS AND SUPPLIES THE PURPOSE OF CONDUCTING AND CARRYING ON THE SYSTEM OF WATER WORKS TO BE QUIRED BY THE CITY OF OF SAN DIEGO, CALIFORNIA," approved on the 23rd day of July, 1901, be and the same is hereby amended to read as fol-

Section 2. That for the purpose of managing, conducting, carrying on, and maintaining said system of water works when so received by the said City of San Diego, the said Board of Public Works is hereby authorized and empowered to employ such additional men as the said Board of Public Works shall deem necessary, whose compensation shall be and is hereby fixed as follows:

River foremen, \$2.50 per day; assistant engineer, \$2.50 per day; assistant day engineer, \$2.25 per day; /carpenters, \$3.00 per day; firemen, \$2.00 per day; engineers on gasoline engines, one engineer for largest gasoline engine, \$2.00 per day; other engineers for gaso-line engines, \$2.00 per day; experienced labor, other than as above specified \$2.00 per day; ordinary labor, \$2.00 per day; provided that the expense there of shall not exceed the sum of \$2,000.00 per month, which sum shall be in addition to the salaries prescribed by Section 1 hereof; provided, that whenever the said Board of Public Works shall determine that an emergency exists whereby great loss would or might result to the property of the City, or to the property of its citizens, and labor or materials, in addition to that already provided by the Common Council, are necessary to properly meet the demands of such emergency, said Board of Public Works shall file with the Mayor a request in writing for such additional labor or material as it may estimate to be reasonably required therefor, and if said Mayor endorses such written application "approved," said Board of Public Works shall have authority to expend such amount as the Mayor may approve, not exceeding, however, the sum of \$300.00 in any one month, nor exceeding the amount for any one demergency for which said Mayor shall have approved such application; provided, that the Mayor shall not in any event approve any application for funds made by said Board unless there be funds available out of which payment for the amount of the Mayor's approval can be made.

Section 2. That this ordinance shall take effect and be in force from and 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 Petition of Property Owners on K'sbut

in the marie of water pipe on 16 street between 30 th and 32 " streets, was presented read and on motion referred to the Joint water Rommittee,

A Missage From the mayor Fransmitting the request of the being clerk for additional assistance for one month, and recommending that the same by granted was presented and ordered. Filed and the request of the life loves was granted,

Thereupon an Ordinance Authorizing of an additional assistant for one mouth in the Office of the city Clerk was presented and on motion adopted by the Jollowing vote to-nit.

Ayer Aldernew, Clark, Whitsow, Rainbow, Perrins, Landis, Ed Jones, Nors none

Absent aldonnen Panott, Hyers, Ed Water.

Daid Ordinance On adopted is as Follows: viz.

An Ordinance authorging the employment of an additional assistant for one month in the Office of the city close and fixing his Compensation.

Be It Ordained By the Common Council of the city of San Drigo, as Follows:

Declion 1. That the Rity clock by and he is herely authorized and directed to emply an additional assistant for a Period of one month.

Section 2. That the Salary of Said additional assistant by and the Same is hereby Fired at the Sum of Severely Fire dollars (\$75.00) per Month.

Section 3. That this Ordinance shall late effect and by in Jorce from and after its passage and approval.

A Pelilion From the Property Owners Fronting on 75 the Street requesting that this Council have a survey made of said street for the purpose of changing the Grade Thereof. Was presented read, and on Motion reformed to the City Engineer.

A Pelilive of Property Owners Fronting on 17th Street requising iteal a Four inclusion by laid in 17th street From "H" to "K" Street was presented read and on molion of aldernan Persin referred to the Joint Water Communitie.

An Ordinance providing for laying Water pipe in fand 17th strut was presented read and on motion was refund To the Joint Water Committee.

Delilion of Men Bannan requesting that the relail Liquor license Now Standing in the Name of W. M. Wilson by Frans-Jured to him was presented and granted.

Petition of F. W. Bradley asking that the liquor licenses. Now Standing in the name of Bradley and Factor by Changed to the Name of F. W. Bradley presented, read, and granted.

A Polition From the San Diego Human Docide in the Matter of Matting Dity Connections and giving water Free for Few Foundains to be Erected by the Said Humane Society and given to the the Orly, Provided the City will Jurnish water and make the Connections was presented read and on Motion Offer accepted,

A Polition from the Barbors of the city fransmitting and Ordinance Providing for the Closing of all Barbor Chops on Sundays and asking its adoptions by this Council was presented, read and on Motions referred to the Health and Morales Committee.

On Molion the Electric Light Committee was instructed to mirstigate the Condition of Light bring Junished by the Ran Diego Las and Electric Light Company to the City and make recommendations Thereon adopted.

After First giving due Notice President Jones did in open Dession Sign Ordinances as Follows:

Au Ordinance (no. 1002) Fixing the salary of the striver of the street sweeps er at \$60.00 Per mout.

An Ordinance (Mo, 1003) Fransfering from the Water Improvement Fund to the Water Fund the Sum of \$17.000.00, and authorzing and directing the Board of Public Works to adoutise and let a Contract for the Constructions of a Water pipe line in Jaid City.

An Ordinance (No, 1004) Amending Section 7. of Ordinance Mumber 958 of the Ordinances of the City of Dan Diego.

Au Ordinance (No. 1005) Firing the Salary of the Seputy City Clored at \$ 100.00 per month.

An Ordinance (No. 1006) Providing for the printing of Fire Thousand Copies of Certain Ordinances of the Orling For the payment of Certain Frences in Connection with the Galeof Water Bourds.

An Ordinance (No. 1008, Frankfuring Money From the Mater Bourds.

Works Improvement fund to the General Fund, the Office Fund and the Public Health Hund, Au Ordinance (Uo. 1009) Authorizing the employment of an additional assistant for One mouth in the Office of the Dily Dlock, and Firing his Compensation. Au Ordinance (No. 1010) Authorizing the Board of Public north to purchase the interest of the san Diego Water Company in Certain unsurance Policies. Au Ordenance (No. 1011) Providing Forte Care of any Person affected with Any Contagious disease, and approving the Compensation fored by the Board of Health and Board of Public Mortes of a physician and attendant therefore An Ordinance (No. 1017) Authorzing the Board of Public Works to pur-Chase a Typewriling Mackine For the use of the Matin Department. Au Ordinance (No. 1013) Authorizing the Board of Public Works to Advantise for bids audita contract for making ordain repairs and Elenseous to the system of Water Works. An Ordinaire (No. 1014) Authorizing the Board of Public Works to place a Levo viel water main on Julian Avenue between 24 hand rote Docuto.

Thereupon the Board Adjourned

Dan Fi Jones President of the Board of Aldennew

attest Les D. Galdenau
City Cloub.

REGULAR MEETING.

Council Chamber of the Board of Aldermen of the City of San Diego, California, November 4th, 1901.

A Regular Meeting of the Board of Aldermen was held this day at 7:30 p.m., President Jones presiding.

PRESENT -- ALDERMEN Rainbow, Perrin, Hyers, Landis, Watson, Jones and Clerk Goldman.

ABSENT -- ALDERMEN Clark, Whitson and Parrott.

The minutes of Regular Meeting held October 7th, 1901, were read and approved.

At this time Alderman Clark enters and takes his seat in the Board.

The minutes of Adjourned Meeting held October 21st, 1901, were read and approved.

A communication from the Board of Public Works recommending the adoption of an ordinance fixing the expense permonth of the man who turns on and off the water for fires, repairs of bicycles, feed for Water Department horses, and maintaining fire alarm tappers, was read and ordered filed.

Thereupon an ordinance authorizing the Board of Public Works to incur certain indebtedness in conducting the Water Department, was read and referred to the Water Committee.

A communication from the Board of Public Works asking for authority to purchase blanks and supplies for the Auditor, was read and on motion of Alderman Watson the authority was granted.

Thereupon an ordinance authorizing the purchase of blanks and supplies for the City Auditor, was read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson and Parrott.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1018.

An Ordinance authorizing the purchase of blanks and supplies for the City Auditor.

B E I T O R D A I N E D, By the Common Council of the City of San Diego, as follows:

Sec. 1. That the Board of Public Works be and is hereby authorized to purchase the necessary blanks and supplies required by the Auditor and Assessor for assessment purposes and licenses, for the year 1902, providing the cost thereof does not exceed \$75.00.

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

A communication from the Board of Public Works recommending that they be authorized to purchase 1--20 drawer C.I.Cabinet, together with "guides" and "cards" for the establishment of a "Card Index" in the office of the City Clerk, was read and ordered filed.

Thereupon an ordinance authorizing the Board of Public Works to purchase certain furniture and supplies for the City Clerk's office, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Parrott.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1019.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to purchase certain furniture and supplies for the City Clerk's office in the City of San Diego, California.

BEIT 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 for the use of the city Clerk's office in the City of San Diego, California, 1--20 drawer C.I. Cabinet, together with "guides" and "cards" for the establishment of a "Card Index" of the files of his office; provided, that the expense thereof shall not exceed the sum of \$93.75.

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

A communication from the Board of Public Works in the matter of the kind of pipe to be used in supplying water to the United States Military and Naval Reservations on Point Loma, and transmitting a communication from the City Engineer recommending that the pipe to be laid across the salt marsh, a distance of about 3,500 feet, be cast iron instead of wire wound wooden pipe, and asking that the recommendation of the City Engineer be complied with, was read and on motion of Alderman Watson action thereon was postponed for one month.

A communication from Geo.M.McKenzie offering to furnish a watering trough at the northeast corner of Sixth and "G" streets, providing the city will connect the same with the system of water works and furnish water therefor, was read and on motion of Alderman Rainbow the offer was accepted.

Thereupon an ordinance providing for the furnishing of water for a watering trough, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Parrott.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1020.

An Ordinance providing for the furnishing of water for a watering trough in the City of San Diego, California.

BEIT 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 furnish and supply water for a public watering trough to be placed and maintained at the northeast corner of "G" and Sixth streets in the said City of San Diego; provided, that the placing of said watering trough and connecting the same with the said system of water works of said city shall be done without expense to the said City of San Diego, except furnishing and laying the pipe from the main to said watering trough and connecting the same therewith.

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

A communication from the City Attorney recommending that the Resolution of Intention to grade "F" street between Eighth and Twenty-fifth streets, be rescinded on account of errors, and that a new Resolution be adopted in place of the one rescinded, was read and ordered filed.

Thereupon a Joint Resolution rescinding the resolution of intention to grade "F" street between Eighth and Twenty-fifth streets, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson and Parrott.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1362.

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

That the resolution of intention to grade "F" street from the east line of Eighth street to the west line of Twenty-fifth street in the City of San Diego, California, adopted by this Common Council on the 21st day of October, 1901, be and the same is hereby rescinded.

A resolution of intention to grade "F" street from the east line of Eighth street to the west line of Twenty-fifth street; was read and on motion of Alderman Perrin adopted by the following vote; to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Parrott.

Said resolution as adopted is as follows, viz:

RESOLUTION OF INTENTION

To grade "F" street in the City of San Diego, California, from the east line of Eighth street to the west line of Twenty-fifth street.

RESOLVED, That it is the intention of the Common Council of the City of San Diego, California, to order the following street work to be done in said city, to-wit:

That that portion of "F" street in the City of San Diego, California, from the east line of Eighth street to the west line of Twenty-fifth street, and the sidewalks thereof, excepting, however, the intersection of the said "F" street with Ninth street, and the intersection of the said "F" street with Eleventh street, and the intersection of the said "F" street with Thirteenth street, and that portion of the intersection of the said "F" street with Fifteenth street now occupied by a wooden bridge, and the intersection of the said "F" street with Nineteenth street, and the intersection of the said "F" street with Twenty-second street, and the intersection of the said "F" street with Twenty-second street, and the intersection of the said "F" street between said points already sidewalked, or curbed, or guttered, or graded to the official grade thereof, be graded to the official thereof in accordance with the specifications therefor as contained in ordinance No.349 of the ordinances of the said City of San Diego, approved February 11th, 1896.

The San Diego Union and Daily Bee, a daily newspaper printed and circulated in said City of San Diego, 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 for six days in the manner and by the persons required by law.

The Clerk of said City of San Diego is hereby directed to post this resolution of intention conspicuously for two days at or near the chamber door of said Common Council, and to publish the same by two insertions in said daily newspaper in the manner required by law.

An ordinance providing for the furnishing of water for two fountains, was read and on motion of Alderman Landis adopted by the following vote, to-wit.

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Parrott.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1015.

An Ordinance providing for the furnishing of water for two fountains 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 have two water fountains connected with the water mains of the said city, one on the southeast corner of the intersection of Fifth street and University Boulevard, and one on the north side of "H" street between Ninth and Tenth streets; provided, that the same shall be furnished by the San Diego Humane Society and without expense to the said City of San Diego, and that the only expense said city shall incur in connection with said matter shall be in connecting said fountains with the city's water mains and furnishing water therefrom.

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

The following report of the Joint Water Committee in the matter of the application of the San Diego Brewing Company for a lower rate for water than they are now paying, was read and on motion adopted, viz:

The Joint Water Committee recommends that the Board of Public Works be instructed to furnish water to the San Diego Brewing Company for 10 cents per 1,000 gallons.

Geo. B. Watson,

H. M. Landis,

J. P. M. Rainbow,

J. S. Clark,

Jno. W. Lambert,

M. W. Jenks.

A. H. Kayser,

W. W. Lewis.

Nov. 4th, 1901.

A Message from the Mayor transmitting an ordinance making it unlawful for any person to visit a place where lottery tickets are sold, and also prohibiting any person from having a lottery ticket in his possession, was read and ordered filed.

Thereupon an ordinance making it unlawful for any person to visit a place where lottery tickets are sold, also prohibiting any person from having a lottery ticket in his possession, was read and referred to the Health and Morals Committee.

A Joint Resolution instructing the City Engineer to examine as to its condition, location and value, a water pipe owned and laid by Joseph Kelly, which he desires to sell to the city, was read and referred to the City Engineer.

A Joint Resolution directing the Board of Public Works to construct a cobble stone gutter at the intersection of Tenth and "G" streets, was read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Parrott.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1360.

BEIT 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 to be constructed a cobble stone gutter along the east side of Tenth street, across "G" street; said work to be done by the street force of said city, under the direction of the Superintendent of Streets.

The applications of the following named persons for permission to construct sidewalks and curbs in front of the property set opposite their respective names, were read and on motion the same were granted, viz:

Gillmore & Co., bitumen sidewalk and concrete curb on "G" street in front of lots A and L, block 89, Horton's addition;

J. P. Christensen, concrete sidewalk, and curb on Second and "A" streets, in front of lot G, block 195, Horton's addition.

A communication from the City Attorney in the matter of the case of W.H.Clark vs.City of San Diego, and recommending that he be authorized to appeal said case to the Supreme Court of the State of California, was read and ordered filed.

Thereupon a Joint Resolution authorizing the City Attorney to appeal to the Supreme Court of the State of California the case of W.H.Clark vs.City of San Diego, was read and on motion of Alderman Watson adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT -- ALDERMEN Whitson and Parrott.

Said resolution as adopted is as follows, viz:

JOINT RESOLUTION No. 1361.

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

That the City Attorney of the City of San Diego, California, be and he is hereby authorized and directed to appeal the case of W.H.Clark vs.City of San Diego, No.11,333, pending in the Superior Court of the County of San Diego, to the Supreme Court of the State of California, from the judgment rendered therein on the 26th day of October, 1901, and to take whatever other and further action he may deem necessary or advisable in order to properly present the matter to the Supreme Court.

A communication from the City Attorney in the matter of purchasing rights of way for an extension of the cemetery road, was read and ordered filed.

Thereupon an ordinance providing for the purchase of rights of way for the extension of the Cemetery road, was read and on motion of Alderman Landis adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Parrott.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1016.

An Ordinance providing for the purchase, by the City of San Diego, California, of rights of way for the extension of the Cemetery road in the City of San Diego, California.

BEITORDAINED, 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 empowered to purchase for the City of San Diego, California, a right of way for a public highway across the northwest portion of lot six in block 69 of Wetmore and Sanborn's addition to the said City of San Diego for \$7.50; a right of way across the

north 30 feet of block one of Cunningham's addition to said city at not to exceed \$5.00 for the north 30 feet of each lot in said block; and also right of way across the north 30 feet of the west one-half of lot "A" in block two, Central Homestead, at not to exceed \$60.00; provided, that such rights of way shall be free from all encumbrances and tax liens.

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

A communication from the Board of Public Works recommending that the pay of the men on the street force be increased on and after January 1st,1902, be increased from \$50.00 per month to \$55.00 per month, was presented and referred to the Finance Committee.

An ordinance providing for the construction of a culvert at the intersection of "H" and Second streets, was read and on motion of Alderman Rainbow adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Landis, Watson and Jones.

NOES -- NONE.

EXCUSED-ALDERMAN Hyers.

ABSENT -- ALDERMEN Whitson and Parrott.

Said ordinance as adopted is as follows, viz:

ORDINANCE No. 1017.

An Ordinance providing for the construction of a culvert at the intersection of Second and "H" streets in the City of San Diego, California.

B E I T O R D A I N E D, 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 the material and construct a wooden culvert at the intersection of Second and "H" streets in the City of San Diego, California, of sufficient capacity to carry the surface water on said street; said work to be done by the street force of said city, and according to specification to be prepared by said Board of Public Works; provided, that the expense thereof shall not exceed the sum of thirty dollars.

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

After first giving due notice President Jones did, in open session, sign an ordinance (No.1015) providing for the furnishing of water for two fountains in the city; also an ordinance (No.1016) providing for the purchase of rights of way for the extension of the Cemetery road; also an ordinance (No.1017) providing for the construction of a culvert at the intersection of Second and "H" streets.

A communication from G.N.Gilbert offering \$115.00 for permission to use for agricultural and grazing purposes for one year pueblo lots 1278, 1279, 1294, 1297, 1309, 1310, 1311 and 1314, was presented and referred to the City Lands Committee.

The application of Hans Petrikowski to have the retail liquor license now standing in the name of Alex. Meyers transferred to himself, was presented and referred to the Health and Morals Committee.

The petitions of property owners and citizens for the establishment of a low arm electric light at the intersection of Eighteenth and "G" streets and one at the intersection of Nineteenth and "F" streets, were presented and referred to the Committee on Gas, Electric Lights and Telephones.

A communication from a Special Committee of the Board of Supervisors of San Francisco calling a Chinese Exclusion Convention to be held in San Francisco Thursday, November 21,1901, and asking this Council to send delegates to said convention, was read.

On motion of Alderman Watson the President of the Board was directed to appoint a Special Committee of three in this matter to take what action they should deem to be proper, and to appoint the delegates to attend said convention.

Thereupon President Jones appoints as said Special Committee Aldermen Watson, Clark and Perrin.

A petition from business men asking to have the Poway road improved, together with an offer from E.W.Scripps to assist in defraying the expenses in the repair of said road, was read and referred to the Joint Street Committee.

The petition of citizens and residents of Old Town asking for the abatement of the garbage dump, was presented and referred to the Health and Morals Committee.

The report of the Auditor giving the condition of the various funds of the City Treasury October 31st,1901, was presented and ordered filed.

The report of the Poundkeeper for the month of October, 1901, was presented and ordered filed.

A communication from the City Engineer giving an estimate of the cost of grading "M" street from the east line of Ninth street to the east line of Thirty-second street, which estimate is \$10,126.67, or 64 cents per front foot, was read and ordered filed.

On motion of Alderman Perrin it is ordered that the communication from the Board of Public Works recommending that they be authorized to make certain repairs on the building occupied by the City Poundkeeper, heretofore referred to the Public Buildings Committee, was withdrawn from said committee.

Thereupon an ordinance authorizing the Board of Public Works to make certain repairs on the building occupied by the City Poundkeeper, was read and on motion of Alderman Perrin adopted by the following vote, to-wit:

AYES -- ALDERMEN Clark, Rainbow, Perrin, Hyers, Landis, Watson and Jones.

NOES -- NONE.

ABSENT--ALDERMEN Whitson and Parrott.

Said ordinance as adopted is as follows, viz:

ORDINANCE No.

An Ordinance authorizing the Board of Public Works of the City of San Diego, California, to make certain repairs on the building occupied by the City Poundkeeper.

B E I T O R D A I N E D, 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 have a new roof placed over the city's building, occupied by the City Poundkeeper; provided, that the expense thereof shall not exceed the sum of \$35.00.

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

After first giving due notice President Jones did, in open session, sign an ordinance (No.1018) authorizing the purchase of blanks and supplies for the City Auditor; also an ordinance (No.1019) authorizing the Board of Public Works to purchase certain furniture and supplies for the City Clerk's office; also an ordinance (No.1020) providing for the furnishing of water for a watering trough.

Thereupon the Board adjourned until Monday, November 11th, 1901, at 7:30 p.m.

Teo. 19 Walson

ACTEST:

President of the Board of Aldermen.