

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, June 2nd 1894.

An adjourned meeting of the Board of
Aldermen of the City of San Diego, was held this
day at 7:30 P.M. President Nutt presiding.

Present Aldermen Groul: Whitney: Broudh: Spears:
Levi: Blochman: Sill: Nutt & Clerk Cull.
Absent Alderman Bachman.

^{the reading of the}
The minutes of previous meeting were
dispensed with.

On motion of Alderman Broudh, Aldermen
Groul and Levi, was appointed a committee
to notify the Board of Delegates, that this Board
was now ready to sit with them in a committee
of the whole, to hear the different reports of the
Special Water Committee read, and said com-
mittee having returned, and reported that the Board
of Delegates were now ready to receive the Board
of Aldermen said Board arise and proceed in
a body to the Council Chamber of the Board of
Delegates, and are seated with said Board with
President Nutt in the chair.

Present Aldermen Groul: Whitney: Broudh: Spears:
^{Blochman}
Levi: Blochman: Sill & Nutt.

Present Delegates Havice: Barker: Sweeney: Bath: Hakes:
Robinson: Noah: Bruner: Jones: Barrows:
Dunkin: Rotnor: Davis & Baker.

Absent Delegate Paerly

The Report of the Special Water Committee on
the different water systems of the County was read
and on motion referred to the Joint Water Committee.
Also a report of the City Engineer on San Luis Rey
etal systems was read and referred to said ^{water} Committee.

On motion of Alderman Groul, the Report

of the Citizens Irrigation Committee, on the San Luis Rey System, was read and referred to the Joint Water Committee.

A Joint Resolution directing the City Engineer to make a survey of certain water systems and providing for carrying the same in to effect, was read and Brigate Barker moves to adopt, thereupon motion said Resolution was referred to the Joint Water Committee.

The Board of Aldermen here arise & retire to their respective chambers.

Upon reconvening a roll call was taken showing all members present.

Thereupon the Board adjourned.

A. E. Smith
President Board of Aldermen

Attest:
Geo. D. Goldman
City Clerk.

4
Regular Meeting.

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, July 28th 1894.

This being the time and place for the
regular meeting of the Board of Aldermen, and
there not being a quorum present the Board
adjourned until Tuesday, July 31st 1894, at
7:30 o'clock P.M.

A. E. Smith

President Board of Aldermen

Attest:

Geo. D. Goldman
City Clerk.

Adjourned Meeting.

Council Chamber of the Board
of Aldermen of the City of San
Diego, California, July 31st 1894.

This being the time and place to which the
Board of Aldermen adjourned, and there not
being a quorum present the Board adjourned
until Thursday, July 5th 1894, at 7:30 o'clock P.M.

A. E. Smith

President Board of Aldermen

Attest:

Geo. D. Goldman
City Clerk.

Adjourned Meeting.

Council Chamber of the Board
of Aldermen, of the City of San
Diego, California, July 5th 1894.

This being the time and place to which the
Board of Aldermen adjourned and there
not being a quorum present the Board
adjourned until Friday, July 6th 1894, at
7:30 O'Clock P. M.

A. E. Inutt

President Board of Aldermen.

Attest:

Geo. D. Goldman
City Clerk.

Adjourned Meeting.

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, July 6th 1894.

This being the time and place to which
the Board of Aldermen adjourned and there
not being a quorum present the Board
adjourned until Saturday, July 7th 1894,
at 7:30 O'Clock P. M.

A. E. Inutt

President Board of Aldermen

Attest:

Geo. D. Goldman
City Clerk.

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California July 7th 1894.

This being the time and place to which
the Board of Aldermen adjourned, and there
not being a quorum present the Board
adjourned, Sunday, Monday, July 9th 1894, at
7:30 O'clock P.M.

A. E. Gutt

Attest:

President Board of Aldermen

Geo. D. Goldman

City Clerk.

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, July 9th 1894.

Pursuant to adjournment, and to the following
call of the Mayor, to-wit:

Mayor's Office.

San Diego, Cal. July 9th 1894.

To the Honorable, The Board of Aldermen of the City of
San Diego.

Gentlemen:-

You are hereby respectfully called
to meet in special session to-night at
8 o'clock, for the purpose of considering the
messages of the Mayor to the Common Council
and to take such action relative thereto as
your honorable body may deem best, and
to transact such regular business as
would come before your meeting
were you to meet tomorrow night.

7
Respectfully,

Wm. H. Carlson.

Mayor of the City of San Diego,
a meeting of the Board of Aldermen was
held this day, with President Nutt presiding.
Present - Aldermen Crout, Broad, Bachman, Levi,
Bachman, Nutt as Club Colwell.
Absent - Aldermen Whitney, Spears & Sill.

The reading of minutes of previous meetings
were dispensed with.

Petitions of James A. Posey, E. J. Phillips
and Anderson & Becker for retail liquor
licenses were presented and referred to
the Health & Morals Committee.

Petition of Long and Watts for Auctioneer's
license was read and granted.

A communication from the City
Attorney notifying the Council that he was
investigating the status of the various water
propositions now before the Joint Water
Committee, was read and filed.

The report of the Delinquent Tax
Collector for the month of June was
read and filed.

The statement of the City Auditor showing
the condition of the various funds July
1st was presented and filed.

A message from the Mayor recommending
that the veteran firemen's Association of Calif
be invited to visit San Diego, was read
and filed, and the recommendation
adopted.

A message from the Mayor recommending
that steps be immediately taken to secure

to the City a water supply was read and referred to the Joint Water Committee.

The report of the Police Judge for the month of June was presented and read & filed.

Alderman Spears here enters and takes his seat in the Board.

An Ordinance granting The Security Company a franchise to construct maintain and operate a Steam Railway in the City of San Diego was read and adopted by the following vote, to-wit:

Ayes - Aldermen Crout. Brandt. Spears. Beckman. Levi. Blockman & Nutt.

Noes - None.

Absent - Aldermen Whitney & Sill.

Said Ordinance as adopted is as follows, to-wit:

| | |
|--|---|
| <p style="text-align: center;">Ordinance No. 266.</p> <p>An ordinance granting a franchise to the Security Company (a corporation) authorizing it to construct, maintain and operate for the period of twenty-five years, a railway of standard gauge, to be operated by steam, electricity or other motive power, along and upon the route hereinafter described, in the City of San Diego, California.</p> <p><i>Be it ordained by the Common Council of the City of San Diego, as follows:</i></p> <p>Section 1. That the Security Company (a corporation) have and is hereby granted authority to construct, maintain and operate for the period of twenty-five years, a railway of standard gauge, to be operated by steam, electricity or other motive power, along and upon the following described route, in the city of San Diego, county of San Diego and state of California, viz:</p> <p>Commencing at the intersection of 18th and A streets, connecting with a railway known as the Park Belt Motor Line; thence south along Eighteenth st. to the south line of G st.; thence southwesterly through private property to Sixteenth and D sts.; thence along Sixteenth st. to E st.; thence west along E st. to Fifteenth st.; thence south along Fifteenth st. to the end of said st. Also commencing at the intersection of Fifteenth and L sts.; thence running along L st. to Eighth st.; thence running south along Eighth st. to the bay of San Diego, in said city of San Diego, California. Together with such side tracks and switches on said streets as may be necessary for the transaction of business upon said railway, upon the following conditions and limitations, viz:</p> <p style="text-align: center;">I.</p> <p>That the cars upon said railway shall be propelled by steam, electricity or other motive power.</p> <p style="text-align: center;">II.</p> <p>That the grantee or its assigns shall pave as the said council may direct, the entire length of that portion of said streets used by said railway track, between the rails and for two feet each side thereof, including switches, turnouts and sidetracks, and keep the same constantly in repair, flush with the street and with good crossings, such paving to be done whenever the said city shall pave or cause to be paved the streets over which the franchise sought may be granted.</p> <p style="text-align: center;">III.</p> <p>That the track shall be a standard gauge, to-wit: 4 feet 8½ inches within the rails, and shall have a space between sidetracks, turnouts and switches of not exceeding 6 feet 4 inches, being sufficient to allow the cars to pass each other freely.</p> <p style="text-align: center;">IV.</p> <p>That work on the construction of said railway shall be commenced within three months after the granting of the franchise, and the whole of said railway shall be complete within twelve months after the granting of said franchise.</p> <p style="text-align: center;">V.</p> <p>That the City of San Diego shall reserve the right to grade, sewer, pave, macadamize or otherwise improve, alter or repair said streets; such work to be done so as to obstruct the said railway as little as possible, the grantee or its</p> | <p>assigns shall shift and reshift said rails so as to avoid the obstructions thereby created.</p> <p style="text-align: center;">VI.</p> <p>That the laying of said tracks and all sidetracks, turnouts, switches or curves shall conform in all cases with the grade of said streets which have been graded, and in all other cases as near to the natural grade of such streets as practicable, and when at any time any part of said route shall be graded, or the grade thereof altered or changed by said Common Council, the bed of the road and the tracks thereon shall be made to conform therewith by the grantee or its assigns. The tracks laid over and upon said streets shall be as nearly as practicable of equal distance from the curb line of said streets.</p> <p style="text-align: center;">VII.</p> <p>No switch shall be constructed or maintained within fifty feet of any cross street, and the location of such switches and turnouts shall be changed at the expense of the grantee or its assigns, whenever so ordered by the Common Council.</p> <p style="text-align: center;">VIII.</p> <p>That the City Engineer shall, under the direction of the Common Council, give the established grade of the streets which have been graded along the line of construction of said railway, and set stakes indicating the said grade. He shall see that the said railway is constructed and maintained in conformity to the terms and requirements of the franchise; and for his services as herein required he shall receive such fees as are provided therefor, and the same shall be paid by the grantee.</p> <p style="text-align: center;">IX.</p> <p>That said Security Company, its successors and assigns shall allow any railroad company or corporation to which a similar right, privilege or franchise may be granted, to use in common with it the same track or tracks, as the Common Council shall determine.</p> <p style="text-align: center;">X.</p> <p>That the failure to comply with any of the conditions of the franchise shall work a forfeiture of the rights and privileges granted thereby.</p> <p>Sec. 2. That the Common Council reserves the right to repeal, amend or modify this ordinance.</p> <p>Sec. 3. That this ordinance shall take effect and be in force after its passage and approval and one publication thereof in the San Diegan-Sun, a newspaper printed and published in the said city of San Diego, and being the official paper of said city.</p> <p>Passed, approved and adopted by the Board of Delegates of the City of San Diego, California, this 2nd day of July, 1894, and signed in open session thereof by the President of said Board July 9th, 1894.</p> <p style="text-align: right;">FRED BAKER, President of the Board of Delegates.</p> <p>Passed, approved and adopted by the Board of Aldermen of the City of San Diego, California, this 9th day of July, 1894, and signed in open session thereof by the President of said Board July 9th, 1894.</p> <p style="text-align: right;">A. E. NUTT, President of the Board of Aldermen.</p> <p>Approved this 10th day of July, 1894.</p> <p style="text-align: right;">W. H. CARLSON, Mayor of the City of San Diego.</p> <p>(SEAL) Attest: GEO. D. GOLDMAN, City Clerk.</p> |
|--|---|

Thereupon after first giving notice President Nutt did in open session sign said Ordinance No. 266.

9

Ordinances establishing the grades of Second and Third streets were read and referred to the Street Committee.

The following Joint Resolution by Alderman Brandt was read and adopted by the following vote, to-wit:

Ayes - Aldermen Crout, Brandt, Spears, Backman, Keri:
Blackman & Mitt.

Noes - None.

Absent - Aldermen Whitney & Sill.

Said resolution as adopted is as follows, to-wit:

Joint Resolution No. 78.

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

That the City Attorney be, and is hereby instructed to defend the City in the suit instituted by the San Diego Water Company against the City of San Diego, wherein said Water Company sets up a claim against the City for the sum of \$39,138.⁵⁴.

The following report of the Street Committee to whom was referred the petition of J. N. Waite for authority to construct platform scales in Sixth street, was read and adopted, to-wit:

The Street Committee recommends the within petition be denied.

A. G. Whitney.

N. J. Crout.

A. Blackman.

C. W. Pauley.

6/23/94.

The Health & Morals Committee having approved the applications of Miller & Ulrich and England & Shaylor for retail liquor licenses the same were granted.

A Resolution of Intention to close George Street in Park Villas was read and adopted by the following vote, to-wit:

Ayes - Aldermen Crout, Brandt, Spears, Backman:
Keri, Blackman & Keri.

Woes - None.

About - Alderman Whitney's Bill.

Said resolution as adopted is as follows, to-wit:

Resolution of Intention

To order the closing up of George Street from the west line of Nash Avenue to the east line of Robinson Street in Park Villas, in the City of San Diego.

Resolved, That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience, and hereby declares its intention to order:

The closing up of George Street, from the west line of Nash Avenue to the east line of Robinson Street in Park Villas, in the City of San Diego.

And that the damages, costs and expenses of making said improvements shall be assessed in proportion to the benefits upon a district, the exterior boundaries of which are hereby fixed as follows, to-wit:-

Beginning at the northeast corner of Block 38 in Park Villas in said City, thence running south 150 feet, thence running west to the east line of Robinson Street, at a point 150 feet south of the northwest corner of Block 23 in Park Villas in said City, thence north 360 feet on the east line of Robinson Street, thence east to the west line of Nash Avenue at a point 150 feet north of the southeast corner of Block 37 in Park Villas in said City, thence south 360 feet to the place of beginning.

The San Diego Sun is hereby designated as the daily newspaper published and circulated in this city, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said Newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close Ginn Avenue in Park Villas was read and adopted by the following vote to-wit:

Ayes - Aldermen Crouch, Brandt, Spears, Bachman, Levi, Blochman and Witt.

Shoe Store
Edward Alderson Whiting and wife

Said Resolution as adopted is as follows.
Resolution of Intention

To order the closing up of Straw Avenue in Park
Willow in the City of San Diego from the North
line of Swifts Street to the South line of Mill
more Avenue

Resolved, That the Common Council of the City
of San Diego, California, deem it to be required
by the public interest and convenience, and hereby
declare its intention to order the closing up of
Straw Avenue in Park Willow, in the City of San
Diego from the North line of Swifts Street to the
South line of Millmore Street and that the
damages, costs and expenses of making said
improvements shall be assessed in proportion
to the benefits upon a district the extent of which
shall be defined as follows, to-wit:

Beginning at the South East corner of Block
23 in Park Willow in the City of San Diego, ~~three~~
running West 125 feet on the North line of Swifts
Street, thence North to the South line of Millmore
Avenue to a point 125 feet West of the North
East corner of Block 21 in Park Willow, in the City
of San Diego, thence East 315 feet on the South
line of Millmore Avenue, thence South to the
North line of Swifts Street at a point 125 feet
East of the South West corner of Block 23 in Park
Willow in said City; thence West 190 feet to the
place of beginning.

The San Diego Press hereby designated as the
daily newspaper published and circulated in this
City in which notice of the passage of this Res-
olution of Intention shall be published for ten
days as often as said newspaper is printed
therein.

The Superintendent of Streets of this City
is hereby directed to post and publish said
notice in the manner prescribed by laws

Resolution of Intention to close up Strawn

Wherever the Park Willows were read and adopted by the following vote, to-wit:
Yeas: 41. Nays: 11. Absent: 1. Present: 52.

More Verse

Wherever Alderman Whitney and Will
said Resolutions are adopted in as follows:

Resolved, the closing up of Park Avenue by
Park Willows in the City by the City from the
North line of Dwight Street to the South line
of Willmore Avenue
Resolved, That the Common Council of the City
of New York, be and is authorized to be required by
the Public Works and Commerce, and hereby
declares its intention under the closing up of
Park Avenue by Park Willows in the City by the
City, from the North line of Dwight Street to the
South line of Willmore Avenue, and that the
charges, costs and expenses of making said
improvements shall be assessed in proportion
to the benefits upon a district, the following
boundaries of which are hereby fixed as follows, to-wit:
Beginning at the South East corner of Block 28
in Park Willows in said City; thence running West
125 feet on the North line of Dwight Street,
thence North to the South edge of Willmore Avenue
at a point 125 feet West of the North East corner
of Block 26 in Park Willows in said City; thence
East on the South line of Willmore Avenue 315
feet, thence South to the North line of Dwight
Street at a point 125 feet East of the South
West corner of Block 33 in Park Willows in
said City; thence West on the North line of
Dwight Street 190 feet to the point of beginning.
The said Survey and the hereby deposited in the City
news paper published and circulated in this City
in which notice of the passage of this Resolution
or intention shall be published for ten days
at least as said newspapers shall receive them.
The Superintendent of Streets of this City hereby
directed to post and publish said notice ^{in the} ^{to} ^{the} ^{news} ^{papers} ^{of} ^{the} ^{City} ^{of} ^{New} ^{York} ^{City}

A Resolution of Intention to close up a portion of Wightman street in Park Villas, was read and our motion adopted by the following vote. to wit:

Ayes: Alderman Bond. Baudh. Spears. Bachman.
Levi: Blochman and Nutt.

Was done

Absent: Alderman Whitney and Sill.

Said resolution as adopted is as follows:

Resolution of Intention

To order the closing up of Wightman street from the West line of Nash street to the East line of Robinson Street in Park Villas in the City of San Diego.

Resolved, that the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order the closing up of Wightman street from the West line of Nash Street to the East line of Robinson Street in Park Villas in the City of San Diego, and that the damages, costs and expenses of making said improvements shall be assessed in proportion to the benefits upon a district the exterior boundaries of which are hereby fixed as follows to wit:

Beginning at the South East corner of Block 36 in Park Villas in said City, thence running North on the line of Nash Avenue 150 feet, thence West to the East line of Robinson Street at a point 150 feet North of the South West corner of Block 21 in Park Villas in said City; thence South on the East line of Robinson Street 360 feet, thence East to the West line of Nash Avenue at a point 150 feet South of the North East corner of Block 37 in Park Villas in said City; thence North 360 feet to the place of beginning.

The said City is hereby designated as the daily newspaper, published and circulated in this City, in which notice of the passage of this Resolution of Intention shall be published for three days after as said newspaper is issued therein.

The Superintendent of streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close up the Alley in Block 21 in Park Villas was read and adopted by the following vote to wit: Ayes Aldermen Probst; Brandt; Spears; Bachman; Levi; Blochman and Nutt.

Noes None

Absent Aldermen Whitney and Sill

Said Resolution as adopted is as follows:

Resolution of Intention
To order the closing up of the Alley in Block 21 in Park Villas in the City of San Diego.

Resolved, that the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order the closing up of the Alley in Block 21 in Park Villas in the City of San Diego, and that the damages costs and expenses of making said improvements shall be assessed in proportion to benefits upon a district, the exterior boundaries of which are hereby fixed as follows, to wit:

All the on either side of said Alley in said Block 21 in Park Villas in the City of San Diego, State of California.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in this City, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close up the Alley in Block 22 in Park Villas was read and was motion adopted by the following vote to wit: Ayes Aldermen Gould; Brandt; Spears; Bachman; Levi; Blochman and Nutt.

Noes None

Absent Aldermen Whitney and Sill

Said Resolution as adopted is as follows

Resolution of Intention

To order the closing up of the Alley in Block 22 in Park Villas in the City of San Diego.
 Resolved, That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order the closing up of the Alley in Block 22 in Park Villas in the City of San Diego, and that the damages, costs and expenses of making said improvements shall be assessed in proportion to benefits upon a district, the exterior boundaries of which are hereby fixed as follows, to-wit:

All the property on either side of said Alley in said Block 22 in said Park Villas in the City of San Diego, State of California.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in this City in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close up the Alley in Block 23 in Park Villas was read and adopted by the following vote, to-wit:

Ayes Aldermen Booth, Brandt, Spears, Bachman, Levi, Blochman and Witt.

Noes None

Absent Aldermen Whitney and Sill.

Said Resolution as adopted is as follows.

Resolution of Intention

To order the closing up of the Alley in Block 23 in Park Villas in the City of San Diego.

Resolved, That the Common Council of the City of San Diego, California deems it to be required by the public interest and convenience, and hereby declares its intention to order the closing up of the Alley in Block 23 in Park Villas in the City of San Diego and that the damages, costs and

expenses of making said improvements shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed as follows, to wit:

All the property on either side of said alley in said Block 23 in said Park Villas in the City of San Diego, State of California.

The San Diego Sun is hereby designated as the daily newspaper published and circulated in this City in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A resolution of intention to order the alley closed in Block 26 in Park Villas was read and adopted by the following vote, to wit:

Ayes Alderman Probst: Brauth: Spears: Bachman: Levi: Blochman and Nutt.

Noes None

Absent Alderman Hill and Whitney.

Said Resolution as adopted is as follows.

Resolution of Intention

To order the closing up of the alley in Block 26 in Park Villas in the City of San Diego.

Resolved, That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order the closing up of the Alley in Block 26 in Park Villas in the City of San Diego and that the damages, costs and expenses of making said improvements shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed as follows, to wit:

All the property on either side of said alley in said Block 26 in Park Villas, in the City of San Diego, State of California.

The San Diego Sun is hereby designated as

the daily newspaper, published and circulated in this city in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of streets of this city is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close the Alley in Block 27 in Park Villas, was read and on motion adopted by the following vote, ^{yeas} ^{naes} ^{trunk}:

Yeas Aldermen Proul, Brandt, Spears, Bachman, Levi, Blochman and Nutt.

Naes None

Absent Aldermen Whitney and Sill.

said resolution as adopted is as follows.

Resolution of Intention

To order the closing up of the Alley in Block 27 in Park Villas in the City of San Diego.

Resolved, That the Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order the closing up of the alley in Block 27, in Park Villas in the City of San Diego, and that the damages, costs and expenses of making said improvement shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed as follows, to-wit:

All the property on either side of said Alley in said Block 27, in Park Villas, in the City of San Diego, State of California.

The San Diego Sun is hereby designated as the daily newspaper published and circulated at the City of San Diego, in which this notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this city is hereby directed to post and publish said notice in the manner prescribed by law.

A resolution of intention to close up the alley in Block 28 in Park Villas, was read and on motion adopted by the following vote, to-wit:
 Ayes Aldermen Proul, Braudt, Spears, Bachman, Levi, Blochman and Mitt.

Noes None

Absent Aldermen Whitney and Sill

Said Resolution is as follows

Resolution of Intention

To order the closing up of the alley in Block 28 in Park Villas in the City of San Diego.

Resolved, That the common council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order the closing up of the alley in Block 28, in Park Villas in the City of San Diego, and that the damages, costs and expenses of making said improvements shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed as follows, to-wit:

All the property on either side of said alley in said Block 28 in Park Villas, in the City of San Diego, State of California.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in this City in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close the alley in Block 31 in Park Villas was read and adopted by the following vote, to-wit:

Ayes Aldermen Proul, Braudt, Spears, Bachman, Levi, Blochman and Mitt.

Noes None

Absent Aldermen Whitney and Sill.

Said Resolution as adopted is as follows.

Resolution of Intention

To order the closing up of the alley on Block 31

in Park Villas in the city of San Diego.

Resolved, that the common council of the city of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order the closing up of the Alley in Block 31 in Park Villas in the city of San Diego, & that the damages, costs and expenses of making said improvements shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed as follows, to-wit:

All the property on either side of said Alley in said Block 31 in Park Villas, in the city of San Diego, State of California.

The San Diego Sun is hereby designated as the daily newspaper published and circulated in this city, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of streets of this city is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close the Alley in Block 32 in Park Villas, was read and adopted by the following vote, to-wit:

~~Ayes Aldermen~~ Prout; Brandt; Spears; Bachman; Levi; Blockman and Nutt.

~~Noes None~~

~~Absent Aldermen~~ Whitney and Sill

Said Resolution as adopted is as follows.

Resolution of Intention

To order the closing up of the Alley in Block 32 in Park Villas in the city of San Diego.

Resolved, that the common council of the city of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order the closing up of the Alley in Block 32 in Park Villas in the city of San Diego, and that the damages, costs and expenses of making said improvements shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed

ed as follows, to-wit:

All the property on either side of said Alley in said Block 32 in Park Villas in the City of San Diego, State of California.

The San Diegoan Sun is hereby designated as the daily newspaper published and circulated in this City in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close up the Alley in Block 33 in Park Villas, was read and on motion adopted by the following vote, to-wit:
Ayes Aldermen Prout, Brandt, Speaks, Bachman, Levi; Blochman and Nutt.

Noes None

Absent Aldermen Whitney and Hill.

Said resolution as adopted is as follows
Resolution of Intention

To order the closing up of the alley in Block 33 in Park Villas, in the City of San Diego.

Resolved, That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order the closing up of the Alley in Block 33, in Park Villas in the City of San Diego. And that the damages, costs and expenses of making said improvements shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed as follows, to-wit:

All the property on either side of said Alley in said block 33, in Park Villas, in the City of San Diego, State of California.

The San Diegoan is hereby designated as the daily newspaper, published and circulated in this City in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close the alley in Block 36 in Park Villas was read and on motion adopted by the following vote, to-wit:

Ayes Aldermen Prouh: Brandt: Spears: Bachman:
Levi: Blochman and Mitt.

Noes None

Absent Aldermen Whitney and Sill

Said Resolution as adopted is as follows.

Resolution of Intention
To order the closing up of the alley in Block 36 in Park Villas in the City of San Diego.

Resolved, that the Commission Council of the City of San Diego, California, deem it to be required by the public interest and convenience and hereby declares its intention to order the closing up of the Alley in Block 36 in Park Villas in the City of San Diego, and that the damages, costs and expenses of making said improvements shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed as follows, to-wit:

All the property on either side of said Alley in said Block 36 in Park Villas, in the City of San Diego, State of California.

The San Diego Sun is hereby designated as the daily newspaper published and circulated in this City, in which ^{notice of} the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close the Alley in Block 37 in Park Villas was read and on Motion adopted by the following vote to-wit:

Ayes Aldermen Prouh: Brandt: Spears: Bachman:

Levi: Blochman and Mitt.

Noes None

Absent Aldermen Whitney and Sill.

said resolution as adopted is as follows

Resolution of Intention

To order the closing up of the alley in Block 37 in Park Villas, in the City of San Diego.

Resolved, that the common council of the City of San Diego, California, deems it to be required by the public interest and convenience & hereby declares its intention to order the closing up of the Alley in Block 37, in Park Villas in the City of San Diego, and that the damages costs and expenses of making said improvements shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed as follows, to wit:

All the property on either side of said alley in said Block 37, in Park Villas in the City of San Diego, State of California.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in this City in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A resolution of intention to close the Alley in Block 38 in Park Villas, was read and adopted by the following vote, to wit:

Ayes Aldermen Probst; Brandt; Spears; Bachman; Levi; Blochman and Nutt.

Noes None

Absent Aldermen Whitney and Sill

Said Resolution of Intention is as follows.

Resolution of Intention

To order the closing up of the alley in Block 38 in Park Villas in the City of San Diego.

Resolved, that the common council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order the closing up

of the Alley in Block 38, in Park Villas in the City of San Diego, and that the costs and expenses of making said improvements shall be assessed in proportion to benefits upon a district, the exterior boundaries of which are hereby fixed as follows, to-wit:

All the property on either side of said Alley in said Block 38, in Park Villas, in the City of San Diego, State of California.

The San Diego Sun is hereby designated as the daily newspaper published and circulated in this City in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

The bid of the Security Company for a telephone franchise over streets of the City was read and on motion of Alderman Brandh accepted by the following vote, to-wit:

Ayes Aldermen Brouh; Brandh; Spears; Bachman; Levi; Blochman and Mitt.

Noes None

Absent Aldermen Whitney and Sill

Said Resolution

A recess of ten minutes was here taken

upon reconvening, the following Joint Resolution providing for the sprinkling of streets with salt water, was read and on motion adopted by the following vote, to-wit:

Ayes Aldermen Brouh; Brandh; Spears; Bachman; Levi; Blochman and Mitt.

Noes None

Absent Aldermen Whitney and Sill

Said Resolution as adopted is as follows.

Joint Resolution No. 476.

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 authorized and instructed to discontinue until further orders the sprinkling of streets with fresh water and to sprinkle such streets as in their opinion are most necessary with salt water from the Bay, and the said Board is further authorized and instructed to make arrangements for obtaining salt water for street sprinkling as far as it can be done without incurring too great expense.

A joint resolution requesting water consumers to economize in the use of fresh water for irrigating purposes, was read and adopted by the following vote to-wit:
 Ayes Aldermen Brouh: Brandt: Spears: Bachman:
 Levi: Blochman and Mitt.

Noes None

Absent Aldermen Whitney and

said Resolution as adopted is as follows.

Joint Resolution No. 477

Be it resolved by the common council of the City of San Diego as follows:

That the Council requests the Water consumers of the City of San Diego to economize in the use of fresh water, especially for irrigating, sprinkling of lawns and all other purposes not absolutely necessary so as not to cause a shortage of water for domestic use and other necessary purposes.

A Resolution of expression relative to the Railroad Strike was read and on motion of Alderman Bachman adopted by the following vote.

Ayes Aldermen Brouh: Brandt: Spears: Bachman:
 Levi: Blochman and Mitt.

Noes None

Absent Aldermen Whitney and Sill

Said Resolution as adopted is as follows. Whereas, the country at large has been suffering for the past two weeks from the embargo placed upon industrial operations by the great strike on railroads, and whereas the railroads of a

country are a necessary public utility and as such should give the people constant and satisfactory service. And

Whereas in many cases, as in our own Pacific roads, in the gift of franchises the public acquires a direct interest rendering this service an obligation and

Whereas, the stoppage of transportation at this time in addition to the inconvenience to the general public, works a particular hardship to the fruit growers of our state, entailing a great financial loss, and whereas, it would seem that had the managers of these roads the interest of the public at heart, this great interruption might have been avoided by conceding a practically unimportant point to the employees, now therefore

Be it Resolved, that the definition of what constitutes a mail train made by some officials of the general government is regretfully, be it said, a manifest straining of effort in favor of the railway corporations and wholly unwarranted by the facts in the case, and Resolved that the obligations of the railroads to the public should be of first importance and over tops any contract with a private corporation, and therefore we demand that there be an immediate resumption of traffic operations, in the interest of the public welfare.

The following report of the Street Committee to whom was referred the petition of Laboring men requesting the Council to have the Fifth Street sewer extended by day labor instead of by contract, was read and adopted viz:

Inasmuch as the charter provides that all work done for the city amounting to \$300. or over must be done by contract, the Street Committee recommend that this work proceed as provided by the Charter and Joint Resolution No 473.

H. P. Whitney
A. Blochman
C. W. Parly
A. H. Robinson

7/7/94

A report of the Street Committee to whom was referred the petition of property owners requesting the Board to Board 2nd Street graded from 8th to 25th Street was read and on Motion of Alderman Board laid on the table.

The following report of the Civil Street Commission in the matter of constructing a bridge on 22nd Street near Julian Avenue was read and on motion adopted. viz:

San Diego, California July 7th. 1894.

To the Honorable Council of the City of

San Diego, Calif.

Gentlemen:

Some time since the City Engineer estimated the cost of building a Bridge on 22nd Street near Julian Avenue, at \$24,140 now as it is the intention of property owners to grade Harrison Ave. and probably other streets within the vicinity, it will be necessary to build said bridge in order to make these streets available and we therefore recommend that the Board of Public Works be instructed to advertise for bids and have said bridge constructed.

Respectfully

W. P. Whitney
A. P. Blochman
E. W. Conley
G. H. Robinson
Civil
Street
Committee

The report of the Street Committee to whom was referred the petition to have Harrison Avenue graded was read and adopted & is as follows: The Street Committee recommend that the within petition be granted.

W. P. Whitney
A. P. Blochman
E. W. Conley
G. H. Robinson
7/1/94

The following report of the Street Committee to whom was referred the message of the Mayor relative to completing the old Grand road

was read and on motion adopted, viz:

The Street Committee recommend that steps be at once taken to sprinkle the completed portion of the old Town road with salt water, that the completion of said road be left in obedience pending the survey and estimate of the new route now being made by the City Engineer as per previous orders.

H. P. Whitney

A. Blochman

C. W. Sauley

A. H. Robinson

7/7/94

The report of the Street Committee to whom was referred the Bid of Over and Maple proposing to cross Walk "H" Street, at $\$4$ cts per sq. foot of pavement was read and adopted and is as follows:

The Street Committee recommend the within Bid be accepted.

H. P. Whitney

A. Blochman

C. W. Sauley

A. H. Robinson

7/7/94

Thereupon motion the Bid of Over & Maple proposing to crosswalk "H" Street between 7th and 16th Street was accepted by the following vote, to-wit:
Ayes Alderman: Hubb: Bradsh: Spears: Bachman:

Levi: Blochman and M. H.

Noes None

Absent Alderman Whitney and Hill.

Thereupon the Board adjourned until Tuesday July 7th 1894 at 7.30 P.M.

A. E. Gault

President of the Board
Alderman.

Attest Geo. D. Goldmann
City Clerk

Adjourned Meeting

Council Chamber of the Board
 Alhambra City of San Diego
 California. July 17th. 1894.

An adjourned meeting of the Board of Alhambra was held this day at 7.30 o'clock P. M. President Smith presiding.

Present Alderman Brandt. Whitney; Brandt; Bachman; Lewis; Bachman; Hill; Smith and Clerk Goldman.

Alderman speaks.

The minutes of adjourned meetings held June 26th and 27th and regular meeting July 2nd. Also of adjourned meetings held July 5th, 5th, 6th, 7th and 9th 1894 were read and approved.

Alderman Bachman was here except from further attendance at this session of the Board.

A message of the mayor recommending that the Council advertise for bids to furnish the city with water with a view of supplying water supply if the city so desires. He was read and on motion referred to the Joint Water Committee.

A communication from Ben Judkins in the matter of the City furnishing public bath houses ^{for the use of indigent persons} and subscribed to the Smith and Ward Committee.

The following final Report of the Commissionaries appointed to open and extend Main Street through Buckle's Lot No 1167 was read and motion adopted viz:

San Diego. Cal 16th July 1894.

To the Common Council of the City of San Diego, Calif.

All damages awarded to land owners, and all assessments made and all expenses

incurred on account of the opening and extending of Main Street through Pueblo July 11 1867 having been fully satisfied the Commissioners respectfully submit herewith for acceptance and record the following deeds conveying to the City of San Diego all the lands appropriated to the opening and extending of Main Street, as aforesaid, also recommend formal action thereon.

Respectfully Submitted

Wm. A. Burke

Frank Robbins

L. B. Hakes

A Joint Resolution releasing from further liability the Commissioners heretofore appointed to open Main Street, was read and on motion adopted by the following vote, to-wit:

Ayes: Aldermen: Boush: Whitney: Boush: Levi: Buchanan.

Noes: None.

Not Present

Absent: Aldermen: Spears and Buchanan

Said resolution as adopted is as follows:

Joint Resolution No. 482.

Whereas it appears by the report of the Commissioners appointed for the opening of Main Street, through Pueblo July 11 1867, that deeds had been obtained & are submitted for acceptance from the owners of the lands appropriated to-wit: From James W. Leary and wife, Miranda & Ludivia and Margaret G. Lowery, conveying such lands to the City of San Diego, and it further appearing that all charges, assessment and expenses have been satisfied

It is therefore resolved that said deeds be and they are hereby accepted by the City, that the City Clerk deliver the same to the County Recorder for record and that said Commissioners be discharged from further service and responsibility.

A communication from Harry Eckman, submitting a proposal from the Standard Electric Co. of Chicago, Ill. proposing to duplicate the present Electric Light System now in use in this City was read and referred to the Public Lighting Committee.

Applications of Emil P. Rother and J. L. Crowder for retail liquor licenses were read and referred to the Health and Morals Committee.

A communication from H. P. Whitney, stating his views in the matter of city ownership of a water supply, was read and on motion of Alderman Prouh referred to the Joint Water Committee.

The Health and Morals Committee having approved the applications of E. P. Phillips, Anderson and Becker, and Jas. A. Posey for retail Liquor Licenses the same were presented and granted.

A Joint Resolution directing the Board of Public Works to advertise for bids & have a Bridge constructed on 22nd Street near Julian Avenue, was read and on motion adopted by the following vote to-wit:

Ayes Aldermen Prouh: Whitney: Braudh: Levi:
Blochman: Gill and North.

Noes None

Absent Aldermen Spears and Bachman
Said Resolution as adopted is as follows

Joint Resolution No. 48.
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 authorized and instructed to advertise for bids, and have constructed a Bridge 20 feet in width, on 22nd Street, near Julian Avenue, the estimated cost thereof being \$241.⁴⁰
(Endorsed.)

I hereby certify that the passage of the above Resolution will not violate any of the provisions of the charter.

(Dated July 16th. 1894.)

Wm. R. Peters
Auditor

A Joint Resolution providing for the

construction of two Public Drinking Fountains; heretofore accepted by the Board of Delegates was read and the action of said Board concurred in by the following vote. Yeas: Hayes Alderman Board: Whitney; Braukh; Levi; Beckman; Hill and Nuth.

Yeas None

Beckm Alderman Speer and Beckman

Said Resolution as adopted is as follows:

Resolved that the Public Drinking Fountains authorized by the Common Council to be erected in the City can now be constructed for the amount appropriated viz: \$81⁰⁰ the lowest bid for the two fountains being \$145⁰⁰ now therefore

Be it Resolved by the Common Council of the City of San Diego, California,

That the Board of Public Works be authorized and directed, and it is hereby authorized and directed to have said Public Drinking Fountains constructed and erected, at a cost not to exceed \$145⁰⁰ at the place heretofore designated by the Council (Enclosed.)

I hereby certify that the indebtedness created by the passage of the above Resolution will not violate any of the provisions of the Charter.

Nat. R. Pitzer

Dated July 9th. 1894.

City Auditor

The following Resolution instructing the Joint Street Committee City Engineer, to investigate the feasibility of using Salt Water for Street Sprinkling purposes was read and adopted by the following vote. Yeas:

Hayes Alderman Board: Whitney; Braukh; Levi; Beckman; Hill and Nuth.

Yeas None

Alderman Speer and Beckman.

Resolved Joint Resolution No 483

That the Joint Street Committee and the City Engineer be instructed to investigate the

matter of sprinkling streets with salt water and submit plans and estimates for providing means to obtain salt water for all street sprinkling.

The report of the City Lands Committee in accordance with the instructions of the Resolution directing said Committee to view said City Lands now being surveyed, was read and adopted, & is as follows:

San Diego, California, July 16th 1874.
To the Honorable Council.

Your City Lands Committee beg to report the result of the inspection of the survey of the City Lands, which was ordered by your Honorable Council some six months ago.

Your Committee found about three thousand acres of the very finest of Land some of which had been plowed, they also found several thousand acres more good Land some what broken, all of said lands would become very valuable by the introduction of water upon the same.

Your Committee found stone and wooden stakes set up various points of the survey which will in the opinion of your Committee for ever settle the boundaries of the City Lands.

Your Committee recommend to your Honorable Body that the City Attorney take steps to make this survey official.

All of which is respectfully submitted.

H. S. Barrows, S. Levi
G. W. Navice (Eng) G. H. Spears
H. Bradt W. J. Prout.

A resolution of Award of contract for crosswalking H. Street between 7th and 16th Street, was read and on motion adopted by the following vote:

Ayes Aldermen Prout, Whitney, Bradt, Levi,
Blochman, Sill and Keith

Noes None

Absent Aldermen Spears and Buchanan

Said Resolution as adopted is as follows:

Resolution of Award
 of contract for cross-walking H. Street from
 the west line of 7th. Street to the East side of 16th. ^{St. Ave.}

Resolved, that the common Council of the City of
 San Diego, California having in open session of
 the Board of Delegates on the 25th. day of June 1894. and
 Board of Aldermen on the 26th. day of June A. D. 1894.
 opened, examined and publicly declared all sealed pro-
 posals or bids offered for the following work, to-wit:

Crosswalk H. Street in said City from the west side
 of 7th. Street to the East side of 16th. Street (except such
 portions of said Street, as is already crosswalked with
 wooden crosswalks.) with bituminous rock one and
 one half inches thick, and five feet four inches wide.

All work shall be done under and all contractors
 be governed by the provisions of Ordinance No. 252.

hereby rejects all of said bids except that with herein
 mentioned, and hereby awards the contract for
 said work to the lowest regular responsible bidder to-wit,
 to Over and Nagle at the following prices, as specified
 in the proposal on file for said work, to-wit, four-
 teen (14) cents per square foot of pavement.

The clerk of this City is hereby directed to post
 notice of this award conspicuously for five days or
 or near the Council Chamber door of this City and
 also publish said notice in the San Diego Sun
 a daily newspaper, published and circulated in this
 City. therefor and hereby designated for two days.

Mayor Carlsson being present by request ad-
 dress the Board for a few minutes in the
 interest of a City ownership of water.

Thereupon Motion of Alderman Brandt
 the Board adjourns until Monday July 23
 at 7:30 P. M.

A. E. Smith
 President of the Board
 Aldermen.

Attest
 Geo. D. Goldner
 City Clerk

Adjourned Meeting

Council Chamber of the Board
Aldermen of the City of San Diego,
California July 23rd 1894.

An adjourned meeting of the Board of
Aldermen of the City of San Diego was held
this day at 7.30 o'clock P.M. President
Nutt presiding

Present Aldermen Prouh: Whitney: Brandh: Spears:
Levi: Blochman: Nutt and
Clark Colwell

Absent Aldermen Bachman and Sill

The minutes of adjourned meeting held July
17th 1894. were read approved.

A communication from Messrs Gibroy
and Titus, submitting a proposition to
the City, in relation to the sale of the Horton
Plaza. was read and on motion referred to the Com-
mittee on ways and means.

The opinion of the City Attorney to whom
was referred the communication from the citizens
committee from the Chamber of Commerce, relating
to the City donating to the United States Govern-
ment, a tract of Land for a National Pantheon,
was read and on motion referred to the Joint
City Lands Committee.

An Ordinance granting Herbert Sabney
Authority to construct and maintain a Rail-
way over Prospect Street, Lofolla, and granting a
Franchise therefor. was read and on motion
adopted by the following vote, to wit:

Ayes Aldermen Prouh: Whitney: Brandh: Spears:
Levi: Blochman and Nutt.

Noes None

Absent Aldermen Bachman and Sill

Said Ordinance as adopted is as follows:

Ordinance No. 1000

An Ordinance granting a Franchise to Herbert Sabney of San Diego, authorizing him to construct, maintain and operate for the period of twenty-five years, a railway of standard gauge, to be operated by steam, electricity or other motive power along and upon the route hereinafter described, 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 Herbert Sabney have, and hereby is granted authority to construct, maintain and operate for a period of twenty five years, from the 2nd day of April, 1894, a railway of standard gauge along over and upon the following streets and avenues in La Jolla Park in the City of San Diego, to-wit:

Prospect Street, from its intersection with Connecticut Street to its intersection with Franklin Place, said street being delineated upon a Map of said La Jolla Park made by W. S. Wheeler, and of record in the Office of the County Recorder of the said County of San Diego, State of California, together with such side tracks and switches on said Avenues and Streets as may be necessary for the transaction of business upon said Railway, upon the following conditions and limitations, viz:

| | |
|---|--|
| I. That the cars upon said railway shall be propelled by steam, electricity or other motive power. | VI. That the laying of said tracks and all side-tracks, turn-outs, switches or curves, shall conform in all cases with the grade of said streets which have been graded, and in all other cases as near to the natural grade of such streets and as near to the natural grade of such streets as practicable. And when at any time, any part of said route shall be graded or the grade thereof altered or changed by said Common Council, the bed of the road and the tracks thereon shall be made to conform therewith by the grantee or his assigns. The tracks laid over and upon said streets shall be as nearly as practicable of equal distance from the curb line of said streets. |
| II. That the grantee or his assigns shall pave, as the said Council may direct, the entire length of that portion of said streets used by said railway track, between the rails and for two feet on each side thereof, including switches, turn-outs and side-tracks, and keep the same constantly in repair, flush with the street and with good crossings, such paving to be done whenever the said city shall pave or cause to be paved the streets over which the franchise sought may be granted. | VII. No switch shall be constructed or maintained within fifty feet of any cross street, and the location of such switches or turn-outs shall be changed at the expense of the grantee or his assigns whenever so ordered by the Common Council. |
| III. That the track shall be of standard gauge, to-wit: Four feet eight and one-half inches within the rails; and shall have a space between side-tracks, turn-outs and switches, of not exceeding six feet four inches, being sufficient to allow the cars to pass each other freely. | VIII. That the City Engineer shall, under the direction of the Common Council, give the established grade of the streets which have been graded along the line of construction of said railway, and set stakes indicating the said grade; he shall see that the said railway is constructed and maintained in conformity to the terms and requirements of the franchise; and for his services as herein required he shall receive such fees as are provided therefor, and the same shall be paid by the grantee. |
| IV. That work on the construction of said railway shall commence within six months after the granting of the franchise therefor, and an expenditure of at least ten thousand dollars be made in purchasing equipments and in construction within thirty days thereafter, and be prosecuted continuously and shall be wholly completed and operated as far as Connecticut street in La Jolla Park within twelve months thereafter. | IX. That the grantee failure to comply with any of the conditions of the franchise shall work a forfeiture of the rights and privileges granted thereby. |
| V. That the City of San Diego shall reserve the right to grade, sewer, pave, macadamize or otherwise improve, alter or repair said streets; such work to be done so as to obstruct the said railway as little as possible; the grantee or his assigns shall shift and reshift said rails so as to avoid the obstruction thereby created. | X. That the said Common Council shall reserve the right to repeal, amend or modify the ordinance granting the franchise. |

Section 2. That this Ordinance shall take effect & be in force from and after its passage and approval and on one publication in the San Diego Sun.

The Health and Morals Committee having approved the applications of E. P. Rether and W. L.

motion of Alderman Lewis ~~passed~~ by referral
to the Joint Street Committee.

On motion of Alderman Brant to go
to the Chamber of the Board of Delegates to sit with
them in a Committee of the whole to hear the
opinion of the City Attorney on the Judicialista
objection report. President Mutt appoints
Alderman Pratt to inform the Board of the
facts that this Board has now ready to proceed.
Thereupon the Board rose and proceed
ive Body to said Council Chamber of the
Board of Delegates and being seated with
Pratt in the Chair.

Upon reconvening the following roll
call showed a quorum present, viz:
Alderman Brant: Whitney: Brant: Spear:
Baehman: Lewis and Mutt.
Alderman Blochman and Liele.

A Joint Resolution heretofore adopted by
the Board of Delegates, directing the Board of
Public Works to sprinkle the old snow bank
was read and on motion adopted by the fol-
lowing vote to-wit:
Alderman Brant: Whitney: Brant: Spear:
Baehman: Lewis and Mutt.

Thereupon
Alderman Blochman & Liele.

Said Resolution as adopted is as follows:
Joint Resolution No. 484
Resolved by the Common Council of the
City of New York, be.

That the Board of Public Works be directed to
that said Board if hereby directed to supply
the necessary means to sprinkle the old snow bank
with salt water as soon as possible.

The following Ordinance in relation to
dogs and licensing the same was read and
on motion adopted by the following vote to-wit:

^{Am's} Aldermen Park: arbitrary: Bonds: Fees: Backman:
 Fair and Prudent North

new laws

Abraham Alderman Blackman and Bill

Said Ordinance as adopted is as follows:

Ordinance No. 11

An Ordinance in relation to dogs and the
 among the same;
 Be it Ordained by the Board of Council of the
 City of New York: as follows:

Sec 1. No person owning or having control of
 any dog shall suffer or permit the same to
 be or remain in any portion of the following
 described limits to-wit:

Commencing on the Bay front and running
 along Quince Street to the West line of the
 City Park: thence south along the West line
 of the City Park to the North line of Cornwell
 Addition; thence East on the North line of
 Cornwell Addition to the northeast corner thereof;
 thence South on the East line thereof to the South
 line of the City Park: thence East on the South line
 of the City Park to 31st Street: thence south on
 31st Street on a direct line to the Bay: thence
 along the Bay front to the place of beginning;
 unless an annual license has of old \$8.00 been
 for a male dog, and two \$2.00 dollars for a female
 dog for each current year, be first paid.

Each annual license tax so paid shall expire on the
 1st day of June of each year and unless such dog
 has knobbed its neck or collar and have attached
 thereto a metallic tag or plate issued by the
 Tax collector, having thereon the number of the
 license issued for said dog and signed and
 reciting the year for which the license tax has
 been paid.

Sec 2. Every dog found within and described
 bounds in Article 1 of this Ordinance shall
 be impounded and if not claimed for or by
 the owner within three days and costs and charge
 paid for keeping such dog at the rate of twenty
 five cents per day and one dollar for impounding

the same, it shall be the duty of the pound-keeper to kill or cause to be killed, and delivered to the city garbage scow, such dogs within four days after the expiration of the above said three days of redemption. provided however, that said pound-keeper may sell such dogs for said costs and charges at private sale, at any time within six four days: For each and every dog so impounded kept and killed and delivered to the garbage scow, the said pound-keeper upon his sworn statement shall be paid from the moneys received from said dog tax, and of any from such moneys, the sum of one dollar and fifty cents, which said sum of one dollar and fifty cents shall be and constitute the only charge against the city by the pound-keeper for the impounding, keeping, killing and delivery to the city garbage scow of the carcass of any such dogs.

Sec 3. It shall be the duty of the pound-keeper to impound any dog found within said described limits in violation of any of the provisions of this Ordinance provided however, that any dogs found within said limits accompanying parties residing outside of said limits, shall upon notification or take care of such dogs or the same will be impounded.

The pound-keeper shall have authority to appoint such deputy pound-keeper as he may require, who shall be paid by the pound-keeper out of the fees and fines allowed him under this Ordinance.

Sec 4. It shall be the duty of any and all persons owning or harboring any dog or dogs in said described limits to keep the same in such manner so that the peace and quiet of the neighborhood and the safety of the public will not be disturbed.

All ordinances or parts of Ordinances in conflict herewith are hereby repealed.

This Ordinance shall take effect and be in force from and after its passage and approval and here publication in the San Diego Sun. Thereupon President Witt did in open session after first giving notice sign the afore-

said Ordinance, imposing a License Tax on dogs.

On motion of Alderman Braudh the Board adjourned until Wednesday August 1st 1894. at 7.30 O'clock P.M.

A. E. Smith
President of the Board of Aldermen.

Attest
Geo. D. Friedman
City Clerk.

Adjourned Meeting

Council Chamber of the Board
Aldermen of the City of San Diego,
California. August 1st 1894

An adjourned meeting of the Board of Aldermen was held this day at 7.30 O'clock P.M. President Nutt presiding
Present Aldermen Prout: Whitney, Braudh, Blochman, Kiff; Nutt & Clerk Colwell.

Absent Aldermen Spears: Bachman & Levi.

Minutes of adjourned meeting held July 23rd 1894. were read and approved.

Aldermen Bachman and Spears here enter and take their seats in the Board.

Two protests against the grading of "F" street between 8th and 25th street. representing about four thousand feet frontage on said street, was presented, and on motion of Alderman Braudh laid on the table.

Petitions of Messrs Ireland and Cotton & Sylvester Kiff in relation to erroneous taxation was read and referred to the Finance Committee.

The monthly report of the Delinquent Tax Collector showing amount of Delinquent Taxes collected during July 1894 was read and filed

The clerk presented the Affidavit of Geo. H. Spears, Foreman of the Printers and Publishers of the San Diego Sun, a newspaper published daily (except Sundays) at the City of San Diego, State of California, showing that the Resolution of Intention to Grade Milton Avenue, from "N" Street to the West line of Reed & Hubbell's Addition as adopted by the Board of Delegates June 25th, 1894 and by the Board of Aldermen June 26th, 1894 was correctly published in each issue of said paper for the period of three days, to-wit: from the 28th to the 30th day of June 1894, both days inclusive, also.

The affidavit of Geo. D. Goldman, Clerk of the City of San Diego, State of California, showing that he did on the 29th day of June 1894, post conspicuously in the following places, to-wit: on the door of the Council Chamber of the Board of Delegates of the said City of San Diego, California, and on the door of the Council Chamber of the Board of Aldermen of said City, copies of the Resolution of Intention to Grade Milton Avenue from the South line of "N" Street to the West line of Reed & Hubbell's Addition, (of which the annexed copy Resolution is hereto attached and made a part of this affidavit.) and that said copies of the above mentioned Resolution remained so posted, as aforesaid for the period of two days immediately thereafter, also.

The affidavit of Geo. H. Spears, Foreman of the Printers and Publishers of the San Diego Sun, a newspaper published daily (except Sundays) at the City of San Diego, State of California, showing that a notice ^{of street work} being the notice of the adoption by the Common Council of the Resolution of Intention to Grade Milton Avenue from the South line of "N" Street to the West line of Reed & Hubbell's Addition, was correctly published in said newspaper for the period of six days, to-wit: from the 31st day of July 1894 to the 9th day of July 1894, both days inclusive, also the affidavit W. J. Hoarty

Street Superintendent of the City of San Diego, California, showing that he caused to be conspicuously posted along the line of Milton Avenue, in said City, from the South line of "N." Street, to the West line of Reed and Hubbell's Addition, at not more than one hundred feet in distance apart, but not less than three in all, and in front of each block liable to be assessed, notices ^{of street work} which the annexed is a copy and made a part of this affidavit, and that he caused a notice similar in substance to be published for six days in the San Diego Sun.

Said Affidavits were received and ordered filed.

Thereupon the following Resolution ordering the work of Grading Milton Avenue, from the South line of "N." Street, to the West line of Reed and Hubbell's Addition, was read and one motion of Alderman Board, adopted by the following vote, to-wit:

Ayes Aldermen Board: Whitney: Board: Spears:
 Bachman: Blochman: Hill & Nutt.

Noes None.

Absent Alderman Levi

Resolution No. 58 ordering the work of Grading Milton Avenue from the South line of "N." Street to the West line of Reed and Hubbell's Addition.

Resolved, that the Commission Council of the City of San Diego, California, deems it to be required by the public interest, and convenience, and hereby orders the following Street Work, to-wit:

That Milton Avenue, in said City from the South line of "N." Street to the West line of Reed & Hubbell's Addition (except that portion thereof to be occupied by a wooden Culvert, three (3) feet high by eight (8) feet in width, being a natural water-way between "N." and South 20th. Streets) and the sidewalks thereof, and the future Crossings of said Milton Avenue with the Streets intersecting the same, be graded to the official Grade thereof, as established by Ordinances Nos 206, 241, 250 and 262, approved respectively July 27th 1888, Dec. 30th 1893, Dec. 27th 1894 and June 25th 1894.

All work shall be done under Ord Contractors

shall be bound by the provisions of Ordinances Nos 53, 206, 241, 250 and 262, approved respectively Dec. 24th, 1887, Feb'y 27th, 1888, Dec. 30th, 1893, May 27th, 1894 and June 25th, 1894.

The Clerk of this City is hereby directed to publish this Resolution for two days, and notice of said work inviting sealed proposals or bids for doing the work, and referring to the specifications, printed or on file, also for two days, both in the San Diego Sun, a daily newspaper published and in circulation in this City, hereby designated for that purpose. Said notice shall require a certified check or bond either as prescribed by law, and for an amount not less than ten per cent. of the aggregate of the proposal. He is also directed to post said notice with specifications conspicuously for five days on or near the Council Chamber door.

On motion of Alderman Prout, the Petition & Resolution, heretofore adopted by the Board of Delegates, & placed on file by this Board, granting Cath. Cleveland permission to grade Milton Avenue to the center line in front of Lots 37 & 38, Block 129, Maussse & Schiller's Addition, was taken up, and the following Resolution adopted: viz:

Joint Resolution Name
Be it Resolved by the Common Council of the City of San Diego, as follows:

That, Cath. Cleveland be, and is hereby granted permission to grade Milton Avenue in front of Lots 37 & 38 Block 129, Maussse, and Schiller's Addition to the center line and to the established grade thereof.

On motion of Alderman Prout, the Board arise and proceed in a body to the Council Chamber of the Board of Delegates, to hear & consider the opinion of the City Attorney on the Pine Valley Consolidated Water & Land Co's proposition.

Upon reconvening the Board adjourned until Thursday August 2nd, 1894 at 7.30 P.M.

Attest: Geo. D. Goldman
City Clerk.

A. E. Smith
President, Board Aldermen,

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, August 2nd 1894.

An adjourned meeting of the Board of Alder-
men was held this day at 7:30 o'clock P. M.
in the absence of President Nutt. Alderman
Brandt presided.

Present Aldermen Whitney; Brandt; Spears; Levi;
Blochman; Hill & Clerk Colwell.
Absent Aldermen Bouch; Bachman and Nutt.

On motion the Board, arise and proceed
in a body to the Council Chamber of the Board
of Delegates, to hear read the Proposed Charter
Amendments as submitted by the Special Com-
mittee on Charter Amendments.

Upon reconvening the Board, adjourns.

A. E. Nutt
President, Board Aldermen.

attest
Geo. D. Goodman
City Clerk

Regular Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, August 6th, 1894

This being the time and place to which the
Board ^{of Aldermen} adjourned, and there not being a quorum
present, the Board adjourns until Tuesday Aug.
7th, 1894, at 7:30 o'clock P. M.

A. E. Smith
President Board Aldermen

Attest
Geo. H. Hadden
City Clerk

Adjourned Meeting

Council Chamber of the Paris
Room of the City of New York,
Washington, August 7th, 1894.

An adjourned meeting of the Board of Aldermen
of the City of New York was held this day at 7:30
o'clock P. M. President being absent. Aldermen:
Brault, present.

Present: Aldermen Brault; Whitney; Brault;
Sporn; Lewis; DeShazo; Hill; Ely
Clark; DeKunaw
Absent: Aldermen Bachman; Ely; Velt.

On motion of Alderman DeShazo
the minutes of previous meetings were
unanimously approved.

The following Report of the Committee of
the whole in relation to the adoption of
the proposed Charter Amendment was read and
on motion adopted, viz:

Resolved, That the Board of Aldermen and
the Board of Supervisors
be and they are authorized
to report as follows:

Your respective Boards having in view the
above as a Committee of the whole considered the
amendments to the City Charter as prepared and
submitted by your Special Committee they leave
to report as follows:

That the amendments to Sec. 1 of Chapter 2, of
Article 3, and of Sec. 1 of Chapter V of Article 3, regard-
ing that the disputes by products of the City be left
and the City Attorney must be approved by both
Boards of the Council Council, be and adopted.
Further: That Sec. 5 of Chapter VI of Article IV be
amended so as to make the term of office
of the Auditor two years; instead of three years.
Further: That Section 14 of Chapter 1, of Article V
Department of Public Works, be amended so that

repairs, or improvements, deemed an urgent necessity, may be made without letting them by contract in a sum not exceeding (\$2,500.00) instead of (\$200.00); Further,

That a proviso be inserted, as subdivision 54 of section 10 of Chapter 11 of Article 11, allowing the Council to pay out of the General Fund, such sum not to exceed \$2,500.00 a year, as it may deem advisable for the purpose of encouraging immigration, enterprising distinguished guests, and other purposes in the interest of the City.

Further, To add a new section 2 to Chapter 8, art. 11, authorizing the Council to provide by Ordinance that Bonds of City officials shall be secured by bond in a sum of one hundred dollars instead of individual Bonds.

Further, That sections 1 & 2 of Chapter 1X of Art. V. be amended so as to have the Cemetery Commissioners elected for three years, instead of four, and that one go out each year.

Lastly: That with the foregoing provisions, the proposed Amendments to the City Charter be adopted by the Council, as proposed and submitted by the Special Committee and approved by the Committee of the Whole in joint session.

C. C. Boardman
Chairman of the Joint Committee of the Whole.

The Joint Resolution containing the Proposed Charter Amendments, as adopted by the Board of Delegates heretofore, was read, together with all amendments thereon contained therein, and on motion of Alderman Levi adopted by the following vote to-wit:

Ayes Alderman Shoub; Whitney; Boardman; Speers;
Levi and Blochman

Does None

Excused Alderman Sill

Absent Alderman Bachman and Nutt.

Said Resolution containing the Proposed Charter Amendments as adopted is as follows

Joint Resolution No. 485

one

PROPOSED Charter Amendments.

Joint Resolution No. 485.

WHEREAS, IN ACCORDANCE WITH THE provisions of Section 8, Article XI, of the constitution of the State of California the city of San Diego, State of California, did frame and ratify by the vote of the people of said city a charter, which was duly approved by the legislature of the state in the Year A. D. 1850, and

Whereas, the charter of the city of San Diego has now been in force for more than two years since its adoption and approval without being amended. It is hereby proposed in accordance with the further provisions of section 8, Article XI of the constitution of the State of California to amend the said charter; be it therefore

Resolved, By the common council of the city of San Diego that the following amendments to the city charter are hereby proposed and to be submitted as a whole to the qualified electors of said city for their ratification or rejection at the general election to be held in the city of San Diego on the first Tuesday after the first Monday in November, A. D. 1891

Amendments to the Charter of the City of San Diego

Prepared and proposed by the common council of the city of San Diego, state of California, to be submitted to a vote of the people of said city at the general election to be held on the first Tuesday after the first Monday in November, 1891, in pursuance of the provisions of Section 8, Article XI, of the constitution of the state of California.

ARTICLE I.

Boundaries, Rights and Liabilities, Divisions into Wards and Elections.

Amend Section One of Chapter One.

Repeal Section Ten of Chapter Two, and amend section Twelve of Chapter Two.

CHAPTER I.

SECTION I. Section one of Chapter One is hereby amended so as to read as follows:

SECTION 1. The municipal corporation now existing and known as "The City of San Diego" shall continue to be a municipal corporation under the same name, with the boundaries that it now has, to-wit: All that tract of land known as the pueblo lands of San Diego, included in the survey made in July, eighteen hundred and fifty-eight, by J. C. Hayes, United States Deputy Surveyor General for the State of California, according to the field notes of said survey by said Hayes; and the municipal jurisdiction of said City of San Diego shall extend to said limits and boundaries and over the tide-lands and waters of the Bay of San Diego, and into the Pacific Ocean to the extent of one marine league from the shore.

CHAPTER II.

SECTION 1. Section Ten of Chapter Two is hereby repealed.

SECTION 2. Section Twelve of Chapter Two is hereby amended so as to read as follows:

Section 12. The Common Council shall, in the year 1891, after the first Monday in May of said year, and every four years thereafter, redivide the city into eight wards; making the population in each ward as nearly equal as convenience will permit. Provided, however: That if during the interval of four years, any considerable portion of territory should be added to the city or segregated therefrom, thereby making the division of the wards, or any of them, disproportionate, the Council may, as soon as convenient after such change of boundary, re-divide the wards into not less than seven if any territory be segregated, nor more than ten, if any be added. Such temporary division, if any be made, shall stand until the expiration of the regular four years term.

ARTICLE II.

LEGISLATIVE DEPARTMENT.

Amend sections Two, Three, Four, Six, Eight and Sixteen of Chapter One, and add two new sections to be designated as sections Seventeen and one-half, and Section Nineteen of Chapter One. Amend sections One, Three and Fourteen of Chapter Two of said Article Two.

CHAPTER I.

SECTION 1. Section Two of Chapter One is hereby amended so as to read as follows:

Section 2. The Board of Aldermen shall consist of seven members, who shall be elected by general ticket from the city at large.

SECTION 2. Section Three of Chapter One is hereby amended so as to read as follows:

Section 3. At the first city election after the approval of these Amendments by the Legislature, only two members of the Board of Aldermen shall be elected for the term of four years, five of the present incumbents holding over. At the next election, the two of the five Aldermen then to be elected, having received the smallest number of votes, shall serve for a term of two years only, so as to make the number to be elected biennially thereafter more even.

SECTION 3. Section four of Chapter One is hereby amended so as to read as follows:

Section 4. The Board of Delegates shall consist of one member from each ward, who shall be elected at each general municipal election by the qualified electors of their respective wards, and shall hold office for two years. Each member of the Board of Delegates must have been both an elector of the city and an actual resident of the ward for which he was elected for at least one year next preceding his election; his removal from the ward shall terminate his office as a member of the Board, and the vacancy shall be filled by election by said Board for the unexpired term.

SECTION 4. Section six of Chapter One is hereby amended so as to read as follows:

Section 6. The boards shall meet in separate chambers. A majority of its members shall be a quorum for each board, but a less number may adjourn from day to day, or to a certain time not exceeding seven days, and compel the attendance of absent members in such manner and under such penalties as each board may prescribe; and declare forfeited by a majority vote of all its members the seat of any member who shall be absent for more than thirty days from regular or regular adjourned meetings without being excused by the board, and the vacancy shall be filled by the election of a new member by the board. The President of each board may call special meetings of his board, whenever he may deem it necessary to do so, and shall call such special meetings on the written application of not less than three members of his board. In either case the object for which such call is made must be submitted in writing to the board when convened and its action shall be confined to such subjects.

SECTION 5. Section Eight of Chapter One is hereby amended so as to read as follows:

Section 8. The Board of Delegates shall meet upon the first Monday of each month, or if that be a legal holiday, then upon the next day. The Board of Aldermen shall meet upon the first Tuesday of each month, or if that be a legal holiday, or the Board of Delegates meet upon that day on account of the previous Monday having been a legal holiday, then upon the next Wednesday; and, either board may adjourn from time to time, during the month, but shall not adjourn for more than two weeks at any one time.

SECTION 6. Section Sixteen of Chapter One is hereby amended so as to read as follows:

SECTION 16. Every bill after it has passed the two boards shall be signed by the president, or in his absence by the president pro tem of each board in open session, in authentication of its passage. In signing such bill he shall call the attention of the board to the bill and that he is about to sign it, and if any member so requests, the bill shall be read at length for information as to its correctness as enrolled. If any member objects that the bill is not the same as when considered and passed by the board, such objection shall be passed upon, and if sustained, the president shall withhold his signature, and the bill shall be corrected and signed before the board proceeds to any other business.

SECTION 7. A new section to be designated as Section Seventeen and one-half of Chapter One is hereby added so as to read as follows:

SECTION 17 1/2. Every resolution or joint resolution appropriating money or accepting bids for franchises must be passed by a majority vote of the respective board or boards.

SECTION 8. A new section to be designated as Section Nineteen of Chapter One is hereby added so as to read as follows:

SECTION 19. Each board shall be the judge of the electoral returns, and qualifications of its own members.

CHAPTER II.

SECTION 1. Section One of Chapter Two is hereby amended so as to read as follows:

SECTION 1. Subject to the provisions, limitations, and restrictions in this charter contained, the Common Council shall have power to pass ordinances:

1. To make and enforce within the limits of said city all such local, police, sanitary and other laws and regulations as are not in conflict with the general laws of this charter.

2. To regulate and control the use of the streets, sidewalks, highways, roads, and public places for any and all purposes; to prevent encroachments upon and obstructions to the same, and require the removal of any encroachments or obstructions thereon.

3. To regulate and control the use of the streets and sidewalks for signs, sign posts, awnings, awning posts, drinking fountains, horse troughs, urinals, all posts for the suspension of electric wires; for traffic and sale therein; for exhibiting banners, placards, or flags in or across the same, or from houses or other buildings, and for all other purposes.

4. To regulate the cleaning and sprinkling of the streets, sidewalks and gutters, and prevent the depositing of ashes, offal, dirt rubbish or garbage on the same.

5. To regulate the opening of street surfaces for the laying of gas or water mains, of telegraph or telephone wires; for the building or repair of sewers; for the erection of gas or electric lights, or for any other use or purpose.

6. To regulate the numbering of houses and blocks and the naming of streets, public places and thoroughfares.

7. In relation to street beggars, vagrants and mendicants, and the exhibition and distribution of advertisements and handbills along the streets or in public places.

8. In relation to intoxication, fighting, quarreling and vulgar language in the streets and other places, and in relation to carrying concealed weapons.

9. In relation to construction, maintenance, repair and removal of public fountains, for the use of persons and animals on the streets, and in other public places.

10. To regulate public assemblages and processions.

11. To restrain and prevent any riot, mob, noise, disturbance, or disorderly assembly or amusement dangerous to persons or property in any street, house or place.

12. To permit the use of railroad tracks and running cars thereon, along any street, or portion of a street, for the sole purpose of excavating and filling in the street or portion of the street or the adjoining land, for such limited time as may be necessary for such purpose and no longer.

13. To provide for lighting the streets, squares, parks and public places, buildings and offices; and for enclosing, improving and regulating public grounds.

14. To establish fire districts and determine the character of buildings that may be erected therein, and the nature of the materials to be used in the construction, alteration or repair of such buildings, or in the repair or alteration of existing buildings within such limits.

15. To prohibit, suppress, regulate or exclude from the city, or certain limits thereof, all houses of ill fame, prostitution and gaming; to prohibit, suppress or exclude from the city, or certain limits thereof, all occupations, houses, places, pastimes, amusements, exhibitions and practices, which are against good morals and contrary to public order and decency, or dangerous to public safety.

16. To regulate the manufacture, transportation, sale, disposition, storage, and use of firearms, firecrackers, fireworks, petroleum, and all explosive and combustible material and substances; the manufacture of acids and the maintenance of acid works, slaughter houses, brick kilns, tanneries, laundries, foundries, steam boilers, and factories using steam boilers, and all other manufactories, works and occupations of every description that may affect the public safety, health or comfort, and to exclude them from certain limits.

17. To protect the health, comfort and security of the inhabitants, and safety and security of property and life; to exclude from certain limits hospitals, institutions and places for the treatment of disease, or for the care of sick or insane persons; to regulate all noxious trades, and to restrict the prosecution thereof to such limits as may from time to time seem proper, or exclude them from said city; to make regulations for protection against fire, and to make such rules and regulations concerning the construction and use of buildings as may be necessary for the safety of the inhabitants; to provide for the examination, approval or disapproval of the plans and specifications of all buildings about to be constructed, and to prevent the construction thereof contrary to the provisions of any ordinance; to provide for the examination of all buildings, and the removal thereof if found unsafe or constructed contrary to ordinance.

18. To authorize the establishment and maintenance of crematories, to regulate the same and to exclude them from certain limits.

19. To declare what shall constitute a nuisance, and to provide for the abatement or summary removal of any nuisance.

20. To regulate hackney carriages and public passenger vehicles, and to fix the rates to be charged for the transportation of persons or personal baggage; to regulate all vehicles used for the conveyance of merchandise, earth or ballast; to prescribe the width of the tires of all vehicles and the weight to be carried by said vehicles, and to regulate drivers, carriers, runners and solicitors.

21. To regulate the construction, repair, care, and use of markets and market places, and of places of public amusement and public assemblage, and create the office of Inspector of Weights and Measures, and provide for the appointment of an inspector.

22. To regulate the construction, repair and use of yards, cisterns, areas, hydrants, pumps and sewers.

23. To provide a public pound and pound-keeper, with necessary assistants, and to fix a salary for the pound-keeper and his assistants, which shall be paid only out of fines collected and paid into the treasury for the redemption of impounded animals; to prescribe the rates for the redemption of animals duly impounded, and to provide for the collection of such fines and their payment into the treasury; to prevent animals from running at large and to provide for impounding or killing them when found running at large. To provide for the removal and disposition of animals or vehicles found unattended in any street or public place.

24. To provide suitable buildings, rooms or accommodations for all courts, departments, boards and officers, together with all necessary attendants, furniture, fuel, lights and stationery for the convenient transaction of business.

25. To provide and maintain a morgue.

26. To provide for places for the detention of witnesses separate and apart from places where criminals, or persons accused of public offenses, are imprisoned.

27. To regulate and provide for the employment on the streets and highways of said city prisoners; and to make regulations requiring prisoners to be sentenced to such labor, either in the chain gang or elsewhere, as the Common Council may deem expedient; to establish, maintain, and regulate and change, discontinue and establish city jails, prisons and houses of correction, and other places of detention, punishment, confinement and reformation.

28. To purchase or acquire by condemnation such property as may be needed for public use.

29. To adopt, enter into, and carry out means for securing a supply of water for use of the city, or its inhabitants, or for irrigating purposes therein, and along the line of its water supply.

30. To regulate the quality, capacity and location of water and gas mains and fire plugs, and provide for and regulate the construction and repair of hydrants, fire plugs, cisterns, and pumps; and such other appliances as may be used in the distribution of water or gas in the streets, public places, and public buildings.

31. To fix and determine the rate to be charged and collected by any person, company or corporation in this city for the use of telegraph lines, and to determine the maximum rate or compensation to be charged by any person, company or corporation for the use of gas, electric or other illuminating power in said city.

32. To fix and determine in the month of February of each year, to take effect on the first day of July thereafter, the rates or compensation to be collected by any person, company or corporation in this city for the use of water.

33. To regulate and impose a license tax upon the traffic or sale of alcoholic, vinous and malt liquors, tobacco, cigars and cigarettes, upon auctioneers, peddlers, hawkers, junk dealers and pawnbrokers, upon circuses, shows, exhibitions, public billiard tables, pool tables, bowling alleys, shooting galleries, and other similar contrivances and amusements conducted for gain or hire, upon astrologers and fortune tellers, who practice their profession for hire; upon all public or common carriers, who use their conveyances for hire, and upon all other callings, trades, employments, business and places, and to fix the amount of any and all license tax to be paid by any person or persons, corporation, company or institution, whether as principal or agent.

34. To impose a license tax on dogs.

35. To provide for the collection of licenses and municipal revenues, and fix the amount thereof.

36. To prescribe fines, forfeitures, and penalties for the breach of any ordinance, and for a violation of any provision of this charter; but no penalty shall exceed the amount of five hundred dollars, or six months imprisonment, or both.

37. To provide for the security, custody, and administration of all property of said city.

38. To make rules and regulations for the government of all municipal servants, employees, officers and departments, and to fix the fees for all officer's services, and to fix salaries and wages not otherwise provided by general laws or by this charter. And to remove from office, by a majority vote of all the members of each Board of the Common Council any officer, member of a City Board, employe, or servant, elected or appointed by the Common Council, or any other city authority whatsoever, except in the Educational Department, and officers elected by the people, other than the members of the Common Council;

provided, however, that no such removal shall be finally acted upon by the Common Council until the cause therefor shall have been referred to, and investigated by a special joint committee of both Boards, appointed for that purpose, and such committee has reported the result of its investigation to the Common Council.

39. To allow and order paid out of the various funds provided in this charter the sums respectively chargeable thereto, the allowance of which is not otherwise provided for.

40. To allow and order paid out of the General Fund such sums, not to exceed five thousand dollars in any one fiscal year, as may be deemed necessary for the employment of special counsel.

41. To provide for the survey of streets and blocks of land within the limits of the city, and to declare such surveys official, and to compel all persons to conform to the streets as they are now or may be hereafter lawfully established and declared official or otherwise dedicated.

42. To provide in the annual tax levy for a special fund to be used in the construction of a general system of sewerage and drainage for said city.

43. To provide a common seal for said city, and from time to time to alter and change the same; and, also, to provide for seals for the several departments, Boards, and officers of said city, and for the Police Court, and for altering and changing the same.

44. To open, close, straighten, or widen any street, road, or highway; to open and lay out any new street or highway through public or private property, upon making compensation to all persons whose property may be taken therefor, or injuriously affected thereby, upon the conditions and in the manner by law and in this charter provided; and in like manner to establish and change the grade of any street, road, or highway. But no compensation shall be allowed for damage to gas or water pipes, railroad tracks, telegraph or telephone posts, or wires, or other property or thing laid above, along, in, or under any street, highway, park, place, or other public property.

45. To regulate all street railroads, tracks, and cars, and when and where necessary to compel the owners of two or more such roads using the street for any distance, to use the same tracks, and to equitably divide the expense thereof between the owners; to fix and establish, reduce and increase the fares and charges for transporting passengers and goods thereon; to regulate the rates of speed, and pass ordinances to protect the public from danger or inconvenience in the operation of such roads; to compel the owners of street railroads to pave and keep in repair the street between the rails, and also between their tracks, and for at least two feet on each side of the same, including all switches, turnouts, and sidetracks.

46. To grant authority, for a term not exceeding twenty-five years, to construct street railways and lay down street railroad tracks upon or over any of the streets of said city upon which cars may be propelled by horses, mules, steam, or other motive power, or by wire ropes running under the streets and moved by stationary engines, and on such conditions as may be required by law and provided by ordinance, and from time to time to establish, alter and regulate the rates of fare to be charged by any person, company, or corporation to which such authority may be granted;

47. To allow any railroad company or corporation to enter said city, and make its way to the water front, at any convenient point for public convenience, but no exclusive right, franchise, or privilege shall be granted to such railroad company; and the use of all such rights, privileges, and franchises shall at all times be subject to regulation by the Common Council. Every ordinance granting such right, privilege, or franchise, shall be upon the conditions that said company or corporation shall pave and keep in repair the street between the rails of each track, and also between the tracks, and for at least two feet on each side of the same, including switches, turnouts, and sidetracks, and that said company or corporation shall allow any railroad company or corporation to which a similar right or privilege or franchise may be granted, to use in common with it the same track or tracks upon such terms as the Common Council shall determine.

48. To make appropriations allowed by law or this charter.

49. To provide for the execution of all trusts conferred by said city.

50. To provide for the sale and conveyance, or lease, of all lands now or hereafter owned by said city not dedicated or reserved for public use; but all leases and sales shall be made at public auction after publication of notice thereof for at least three weeks. No sale shall be authorized or any lease made for a longer term than two years, except by ordinance passed by the affirmative vote of two-thirds of the members of each Board.

51. To provide for the sale, at public auction, after advertising for five days, of all personal property unfit or unnecessary for the use of said city.

52. To provide for the purchase of property levied on under execution in favor of said city; but the amount bid on such purchase shall not exceed the amount of judgment and costs.

53. To incur an indebtedness exceeding the revenue for any fiscal year in case of great public calamity or danger, such as earthquakes, conflagrations, 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 the 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.

54. To allow and order paid out of the General Fund such sums, not to exceed twenty-five hundred dollars in any one fiscal year, as may be deemed advisable by the Council to expend for the purpose of encouraging immigration, entertaining distinguished guests, or such other purposes as the Council may deem conducive to promote the welfare and best interests of the city.

SECTION 2. Section three of Chapter Two is hereby amended to read as follows:

SECTION 3. The Common Council shall have power to pass such ordinances and to make such rules and regulations as may be necessary to carry into execution all the powers vested by this Charter or by law in said city, or in any department or officer thereof; and such as are, or may become necessary, to provide for and raise a revenue for the maintenance of the Municipal Government of the city, and interest and sinking fund of the bonded indebtedness, and such as are, or may become necessary, in the government and control of any office, officer, or Municipal Department in the city.

SECTION 3. Section four of Chapter Two is hereby amended so as to read as follows:

SECTION 4. All ordinances or resolutions appropriating money, introduced in either Board of the Common Council, or other department, or authority, must, before being passed, be presented to the Auditor, and until he certifies in writing upon such ordinance or resolution that such appropriation is within the limits of the revenues provided, or that can be provided, for that fiscal year, and can be made in addition to other regular expenditures, and other appropriations previously made, no further action shall be had upon the same. All ordinances or resolutions for the incurring of an indebtedness or liability against the Treasury that cannot be paid out of the revenues provided for the fiscal year, but become an indebtedness or liability to be paid at some future time, shall have the written opinion of the City Attorney endorsed thereon, whether it can, or cannot be made without violating any of the provisions of the general laws of this state, or the provisions of this Charter, before it can be acted upon by either Board of the Common Council.

ARTICLE III.

EXECUTIVE DEPARTMENT.

Amend Sections Seven and Nine of Chapter One. Amend Section One of Chapter Two.

Amend Sections One, Five and Six of Chapter Three. Add a new section to be designated as Section Three of Chapter Four. Amend Section One of Chapter Five. Amend Section One and add a new section to be designated as Section Two of Chapter Eight. Amend Section One of Chapter Nine of said Article Three.

CHAPTER I.

SECTION 1. Section Seven of Chapter One is hereby amended so as to read as follows:

SECTION 7. The Mayor shall appoint all officers whose election or appointment is not otherwise specially provided for in this charter or by law. He shall have power to remove for cause any person holding office by his nomination or appointment, after first giving the person to be removed not less than five days' written notice of such intended removal, stating the cause and fixing the time and place for hearing the charges made against said person, and hearing his defense. The hearing shall be public in one of the council chambers. The person to be removed shall be allowed the assistance of an attorney, provided and paid by himself if he so desires. No final action for removal shall be taken by the Mayor until after such hearing, or the failure of the person cited to appear. The Mayor shall also, at time of giving notice to the person to be removed, immediately notify the Common Council of his action and the reason therefor.

SECTION 2. Section Nine of Chapter One is hereby amended so as to read as follows:

SECTION 9. When and so long as the Mayor is temporarily unable to perform his official duties, the President of the Board of Aldermen shall act as President pro tempore. And in case both the Mayor and President of the Board of Aldermen are temporarily unable to perform the official duties of Mayor the President of the Board of Delegates shall act as Mayor pro tempore. Whenever a vacancy occurs in the office of Mayor it shall be filled for the unexpired term by the Common Council, assembled in joint convention for that purpose, and any person possessing the necessary qualifications may be chosen Mayor at such election.

CHAPTER II.

SECTION 1. Amend Section One of Chapter Two so as to read as follows:

SECTION 1. The City Clerk shall be elected by the qualified voters of the City of San Diego at each general city election, and his term of office shall be two years.

His duties shall be to keep the corporate seal and all books, papers, records and other documents belonging to the city, the custody of which is not in this charter otherwise provided for; to attend all meetings of the Common Council and keep a journal of its proceedings, all its by-laws, ordinances and resolutions, and perform such other duties relating to his office as the Common Council and this charter may direct. He shall have power to take affidavits and administer oaths in all matters relating to the business of the city, and shall make no charge therefor. The City Clerk shall have power to appoint a deputy, who shall, under his direction, have the same powers and perform the same duties as the City Clerk. The compensation of the City Clerk and his deputy shall be fixed by ordinance by the Common Council.

CHAPTER III.

SECTION 1. Section 1 of Chapter Three is hereby amended so as to read as follows:

SECTION 1. The Auditor shall be elected by the qualified voters of the City of San Diego. He shall be ex-officio Assessor. As Assessor he shall perform all the duties prescribed by this charter, or by law, for assessing property in the city for purposes of taxation, and in relation to street improvements.

SECTION 2. Section Five of Chapter Three is hereby amended so as to read as follows:

SECTION 5. The term of office of the Auditor shall be two years.

SECTION 5. Section Six of Chapter Three is hereby amended so as to read as follows:

SECTION 6. Whenever it shall be for the best interests of the city, the Common Council shall have the power to abolish the office of City Assessor.

CHAPTER IV.

SECTION 1. A new section, to be designated as Section Three of Chapter Four is hereby added so as to read as follows:

SECTION 3. The Treasurer shall pay all warrants, that are a legal charge against the city, in the order in which they are presented.

If there is not sufficient money in the fund on which a warrant is drawn to pay the same when presented for payment, he shall keep a record thereof showing number of warrant, on what fund drawn, amount, name of payee, and date of presentation.

As soon as there is sufficient money apportioned to such fund he shall retain therein an amount sufficient to pay such warrant, and shall notify the payee by mail, or otherwise, that such warrant will be paid if presented within ten days from the date of the notice. If such warrant is not presented within the said ten days, such money so retained may be used if necessary to pay other warrants.

CHAPTER V.

SECTION 1. Section One of Chapter Five is hereby amended so as to read as follows:

SECTION 1. The City Attorney shall be elected by the qualified voters of the city of San Diego at each general city election and his term of office shall be two years.

CHAPTER VIII.

SECTION 1. Section One of Chapter Eight is hereby amended so as to read as follows:

SECTION 1. All salaried officers of this city other than Mayor and members of the Common Council, must, before they can enter upon the discharge of their official duties, give approved bonds, conditioned for the faithful performance of such duties, with two or more sureties, which sureties shall be freeholders within this state and residents thereof, and worth the sums for which they become liable on such bonds, over and above all just debts and liabilities, in unincumbered property situated in this state, which is not exempt from execution and forced sale. All official bonds must be approved by a majority of the Auditing Committee, in open session. The amounts of all such bonds shall be fixed by the Common Council by ordinance: provided, that the following officers, shall give bonds in the following sums: City Clerk, five thousand dollars; Auditor, five thousand dollars; Assessor, five thousand dollars; Treasurer, thirty thousand dollars; Tax Collector, twenty thousand dollars; City Attorney, five thousand dollars; Police Judge, five thousand dollars; each Commissioner of the Board of Public Works, five thousand dollars. The Common Council shall have power to increase the bond of any city officer whenever it deems it to be necessary to protect the interests of the city.

SECTION 2. A new section to be designated as Section Two of Chapter Eight, is hereby added, so as to read as follows:

SECTION 2. The Common Council may by ordinance provide that city officials required to give bonds, shall furnish the bonds of some bond insurance company deemed sufficiently secure by the authority of the city by whom the respective bonds shall have to be approved. And when such bonds are required, no others shall be accepted.

CHAPTER IX.

SECTION 1. Section One of Chapter Nine is hereby amended so as to read as follows:

SECTION 1. In the month of March, A. D., 1895 immediately after the approval of the amendments to this charter by the Legislature, the Common Council shall fix and re-adjust the salaries and the compensation of the officers of the city, and every two years thereafter; such readjustment to take effect on the first Monday of May after the election of city officers in the month of April, so that the outgoing Common Council will fix the salaries and compensation for the newly-to-be-elected or appointed officers for their term of two years.

ARTICLE IV.

JUDICIAL DEPARTMENT.

SECTION 1. Article IV is hereby repealed.

ARTICLE V.

DEPARTMENT OF PUBLIC WORKS.

Amend Sections One, Two, Nine, Fourteen and Twenty-four; repeal Section Thirteen; and add a new Section to be designated as Section Twenty-six, of Chapter One. Repeal Chapter Two, and insert instead thereof a new Chapter Two. Repeal Chapters Three and Four. Amend Section One, and repeal Section Two of Chapter Six. And amend Sections One and Two of Chapter Nine, of said Article Five.

CHAPTER I.

SECTION 1. Section one of Chapter One is hereby amended so as to read as follows:

SECTION 1. There shall be a Department of Public Works under the management of three Commissioners, who shall constitute a Board of Public Works; the Commissioners shall be appointed by the Mayor from among the qualified electors of the city, subject to the approval of the Common Council; their term of office shall be three years, and not more than two shall belong to the same political party.

SECTION 2. Section Two of Chapter I, is hereby amended so as to read as follows:

SECTION 2. On the first Monday in May in the year 1895 the office of the members then constituting the Board of Public Works shall become vacant and the Mayor shall appoint a new Board as provided in section one of this Chapter, who shall immediately upon their qualification as such Commissioners, in the first instance, so classify themselves by lot, that one of them shall go out of office in one year, one in two years and one in three years. At their first meeting they shall organize as a Board by electing one of their number as President, and one as Secretary, who shall each hold their office as such for the term of one year, and until his successor is elected. If they fail from any cause to so elect for more than ten days, after at least two have qualified, the Mayor shall designate the President and Secretary. The Secretary shall be at the office of the Board during regular office hours, excepting when absent on official duties required of him as Commissioner. The Board shall establish rules and regulations governing its proceedings and for the regulation and conduct of its officers, clerks, and employes, and may require bonds from any of its subordinates for the faithful performance of their duties. Such bonds must be approved by at least two of said commissioners, and filed with the City Clerk.

SECTION 3. Section Nine of Chapter One is hereby amended so as to read as follows:

SECTION 9. The board shall appoint a competent civil engineer, who shall be designated City Engineer, and shall hold his office at the pleasure of the board. He shall perform all the civil engineering and surveying required in the prosecution of public works and improvement done under the direction of the board, and shall certify to the progress and completion of the same, and do such other work pertaining to his profession as may be directed by the board, or by the Common Council, or by the general laws of the State of California. He shall possess the same power in the city in making surveys, plats, and certificates, as is or may be from time to time given by law to the County Surveyor; and his official acts, and all plats, surveys and certificates made by him shall have the same validity and be of the same force and effect as are or may be given by

law to those of the County Surveyor. With the consent and approval of the board the City Engineer may appoint such deputies, not exceeding the number that may be fixed by the Common Council, as the duties of his office may require. The deputies so appointed shall receive such salaries or compensation as may be fixed by the Common Council upon the recommendation of said board, and they or any of them may be removed at pleasure by the City Engineer or by said Board.

SECTION 4. Section Thirteen of Chapter One is hereby repealed.

SECTION 4 1/2. Section Fourteen is hereby amended so as to read as follows:

SECTION 14. All public work authorized by the Common Council to be done under the supervision of the board, and all work for which the Board of Education shall make requisition upon the Board of Public Works, and all contracts for materials and supplies in an amount exceeding three hundred dollars, required by the Common Council, or any of the departments of the city, not otherwise provided for in this charter, shall be done under written contract, except in cases of urgent necessity, as hereinafter provided. Before awarding any contract authorized by this chapter, the board shall cause notice in writing sealed proposals therefor, to be posted conspicuously in its office and published for not less than five days, and in case the estimated cost thereof exceeds two thousand dollars (\$2,000.00), to be so posted and published for not less than ten days; except that when any repair or improvement, not exceeding the estimated cost of twenty-five hundred dollars (\$2,500.00) shall be deemed an urgent necessity by the board, such repair or improvement may be made by the board, under written contract, or otherwise, without advertising for sealed proposals.

SECTION 5. Section Twenty-four of Chapter One is hereby amended so as to read as follows:

SECTION 24. No contract for lighting streets, public buildings, places or offices, shall be made for a longer period than five years, nor shall any contract to pay for gas, electric light, or any illuminating material at a higher rate than is charged, to any other consumer, be valid. Demands for lighting public buildings shall be presented monthly to the board or department using or having charge thereof, and shall specify the amount of gas, electric light or illuminating material consumed in such building during the month.

SECTION 25. A new section to be designated as Section Twenty-five of Chapter One is hereby added so as to read as follows:

SECTION 25. On and after the first Monday in May in the year 1895 or as soon thereafter as they are organized, the Board of Public Works shall assume control and take charge of the water system, if any such system shall then, or thereafter be owned or leased by, or in any manner be under the control of the city. And the Board of Public Works shall then and thereafter have full control and management of the water system of the city and the collection of the revenue therefor, under such regulations, by ordinance, as the Common Council may from time to time enact. But the fixing of water rates shall remain in the Common Council. All contracts for work and materials shall be made by said Board. And all payrolls and all accounts for the same shall first be passed upon by the Board, who shall certify them to the Auditing Committee.

CHAPTER II.

Chapter Two of Article Five is hereby repealed, and a new Chapter Two of said Article Five inserted instead thereof as follows:

CHAPTER II.

SECTION 1. The provisions of the general laws of the State relating to work upon streets, lanes, alleys, places, courts, sidewalks and construction of sewers, shall apply to and govern the same within the limits of the city of San Diego, except where otherwise especially provided in this charter.

CHAPTER III.

SECTION 1. Chapter Three of Article Five is hereby repealed.

CHAPTER IV.

SECTION 1. Chapter Four of Article Five is hereby repealed.

CHAPTER V.

SECTION 1. Section One of Chapter Six is hereby amended so as to read as follows:

SECTION 1. On the first Monday of May, in the year 1895 or as soon thereafter as the Board of Public Works shall have organized and entered upon its duties, the Board of Water Commissioners shall be abolished, and the former Board or any member thereof who may then be in office, or if none of them then be in office, the Common Council shall turn over to the Board of Public Works the Water System, if any such be owned, leased, or in any way controlled by the city, and everything connected therewith, or relating thereto. And the Board of Public Work shall thereafter control such Water System, and perform the duties, and have the powers which have up to that time rested with the Board of Water Commissioners, subject to the supervision of the Common Council.

SECTION 2. Section Two of Chapter Six is hereby repealed.

CHAPTER IX.

OF CEMETERIES.

SECTION 1. Section One of Chapter Nine is hereby amended so as to read as follows:

SECTION 1. There shall be a Cemetery Commission, consisting of three members, to be appointed by the Mayor, with the approval of the Common Council, from among the qualified electors of the city, and they shall hold office for three years.

SECTION 2. Section Two of Chapter Nine is hereby amended so as to read as follows:

SECTION 2. They shall elect a President and Secretary from among their number, to serve for the term of one year, and so classify themselves that one of their number shall go out of office in one year, one in two years and one in three years.

ARTICLE VI.

DEPARTMENT OF FINANCE.

Amend Section Five of Chapter One, Amend Sections One, Seven, Nine, Ten, Twelve and Thirteen of Chapter Two. Repeal Section Fifteen of Chapter Two of said Article Six.

CHAPTER I.

SECTION 1.—Section Five of Chapter One is hereby amended so as to read as follows:

SECTION 5. For taxation, assessment and all other purposes, the fiscal year shall begin on the first day of January. But the Common Council may by ordinance change the fiscal year to begin at any other time; and may provide sufficient revenue to carry on the business of the city, from the first day of January to the commencement of the fiscal year thus changed, by adding to the first tax levy made for the new fiscal year a sufficient amount (in addition to the limit in Section 2 of this chapter) that will raise enough money to pay claims contracted between the first day of January last preceding and the commencement of the new fiscal year. And they may also provide by ordinance the time for making the levy; and the time at which the lien of the annual tax levy shall attach; and may change the time or times, designated in this chapter for making the assessment, demand statements of property, preparing the assessment-roll, equalizing the assessment, and all other matters relating to the assessment and collection of municipal taxes, provided the same shall conform as nearly as the circumstances of the case may permit, to the provisions of the laws of this State in reference to assessment and collection of State and County Taxes.

CHAPTER II.

SECTION 1. Section One of Chapter Two is hereby amended, so as to read as follows:

SECTION 1. There is hereby created an Auditing Committee which shall consist of the Mayor, President of the Board of Aldermen, President of the Board of Delegates, City Attorney and Auditor. The Mayor shall be Chairman of this Committee, the Auditor shall be Secretary of the same, but in the absence of either chairman and secretary a temporary committee to act. The Auditing Committee shall hold stated meetings once in each month, and can adjourn from time to time. It shall be the duty of this committee to examine, allow, and order paid, or reject and disallow all claims, demands and bills of whatever nature, (except monthly salaries of city officers, when the same are due, and a just and legal claim against the city) which may be presented against the city, and the Auditor shall not draw a warrant for any bill, unless the same has been approved by a majority of the whole Auditing Committee. Three members of this committee shall constitute a quorum for the transaction of business, but a less number can meet and adjourn from time to time. Provided, that any bill, or claim, against the allowance of which two members of the committee shall vote, and demand that it be referred for action to the Common Council, shall be so referred immediately, and not allowed, or paid, unless it be approved by a majority vote of both boards of the Common Council, otherwise it shall be rejected.

Provided, however, that for sums not exceeding ten dollars, for labor performed, the Board of Public Works may issue time checks, on which the Auditor shall issue his warrant, which the Treasurer shall pay, without having been acted on by the Auditing Committee.

SECTION 2. Section Seven of Chapter Two is hereby amended so as to read as follows:

SECTION 7. The Auditor and his bondsmen shall be jointly, severally and personally responsible and liable for any damage resulting to the city on account of any illegal or fraudulent claim for which a warrant may be issued; unless it is shown that such claim has been approved by the City Attorney, and if so shown then the Auditor shall be relieved from all liability, and the City Attorney and his bondsmen shall be liable therefor instead.

SECTION 3. Section Nine of Chapter Two is hereby amended so as to read as follows:

SECTION 9. The following funds are hereby established:

1. "Fire Department Fund," upon which all warrants must be drawn for Fire Department supplies and expenses whatsoever.

2. "Salary Fund," from which all salaries of city officers and their deputies, including regular policemen, must be paid.

3. "Police Department Fund," from which must be paid all expenses of the Police Department, except salaries of regular policemen.

4. "Street Fund," from which must be paid all expenses for street repairs, street sprinkling and cleaning, highway and bridge repairs, and all other street improvements not otherwise provided for in this charter.

5. "Harbor and Wharf Fund," from which must be paid all expenses for wharf building and repairs, and for all harbor improvements.

6. "Sewer and Drainage Fund," from which all expenses for sewer and drainage construction and repairs must be paid.

7. "School Fund," from which must be paid all salaries of teachers in the city public schools, and all expenses of such schools, together with all expenses of repairs to school buildings, school furniture, and other necessary expenditures by the Board of Education, including the erection of school buildings and purchase of sites therefor.

8. "Street Light Fund," from which must be paid all sums for lighting the city by electric light, gas, etc.

9. "Park Improvement Fund," from which must be paid all expenses for park and boulevard improvements, such as construction and building of drives, boulevards, and planting of trees, and other improvements.

10. "Public Health Fund," from which must be paid all expenses of the Health Department, including scavengers, and all expenses of disposing of garbage, etc.

11. "Library Fund," from which must be paid all expenditures made and ordered by the Board of Library Trustees of the San Diego Public Library.

12. "Public Building Fund," from which all expenditures for public buildings of the city (other than school buildings) must be paid.

13. "Office Fund," from which all expenditures for furniture, fuel, stationery, books, etc., furnished to the city officers and departments must be paid.

14. "General Fund," from which must be paid appropriations, and general expenses not payable from other funds.

The Common Council may, from time to time, establish such other funds as they may deem necessary, and shall establish and continue in force all Interest Funds, Bond Funds, Bond Redemption Funds, and other funds now or hereafter established for the payment of all interest upon, and the payment of all bonded indebtedness of said city; and the percentage of each annual tax levy shall be named for each fund, and the whole amount of taxes and revenue of the city apportioned to said several funds accordingly; and no transfer shall be made from one fund to another except as otherwise provided in this charter, unless by a vote of the Common Council, by ayes and noes, recorded in the journals of proceedings; and in no case shall any moneys be transferred from the School Fund or Library Fund to any other fund. The Common Council shall by ordinance determine and designate to what funds shall be apportioned all moneys arising from the levy of all license taxes in the city, provided, that none of such moneys shall be apportioned to either the School Fund, Library Fund, or to any of the Bond Funds, Interest Funds, or Bond Redemption Funds of the city.

15. The Common Council may by Ordinance discontinue any of the Funds in this section established, and order paid from the remaining Funds the charges against the Funds so discontinued; provided that the Library Fund be continued, and the bond Funds now established be not dispensed with until all the outstanding bonds payable out of such Fund, be redeemed.

SECTION 4. Section Ten of Chapter Two is hereby amended so as to read as follows:

SECTION 10. All monies arising from fines imposed and collected under the city ordinances; and all monies coming into the city treasury that are not otherwise in this charter apportioned shall be apportioned according to the provisions of the city ordinances.

SECTION 5. Section Twelve of Chapter Two is hereby amended so as to read as follows:

SECTION 12. The Common Council must not for any purpose contract debts or liabilities, except in pursuance of law, nor shall such indebtedness or liabilities exceed, in any fiscal year, the income and revenue provided for such year, without the assent of two-thirds of the qualified electors of the city, voting at an election to be held for that purpose, or 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 indebtedness, as it falls due, and also to constitute a sinking fund for the payment of the principal thereof within 40 years from the time of contracting the same, and proceed in accordance with the section following, providing how bonded debts may be created. Any indebtedness or liability incurred 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 absolutely void, and shall never be the foundation 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 of the claims against the same.

SECTION 6. Amend Section Thirteen of Chapter Two so as to read as follows:

SECTION 13. Whenever the public interest or necessity demands it the Common Council may contract bonded indebtedness under the provisions of the general law.

SECTION 7. Section Fifteen of Chapter Two of Article Six is hereby repealed.

ARTICLE IX.

POLICE, FIRE AND HEALTH.

Amend Section One of Chapter One; amend Section One of Chapter Two; amend Section One of Chapter Three of said Article Nine.

CHAPTER I.—OF THE POLICE DEPARTMENT.

SECTION 1. Amend Section One of Chapter One of Article Nine so as to read as follows:

SECTION 1. The Police Department shall be under the management of a Board of Five Commissioners, four of whom shall be appointed by the Mayor and confirmed by the Common Council, from among the qualified electors of the city, who shall serve without compensation, and no more than two of whom shall be members of the same political party. The Mayor shall be ex officio President and a member of said board.

CHAPTER II.—OF THE FIRE DEPARTMENT.

SECTION 1. Amend Section One of Chapter Two of Article Nine so as to read as follows:

SECTION 1. The Fire Department shall be under the management of a Board of three Commissioners, to be appointed by the Mayor, subject to confirmation by the Common Council, from among the qualified electors of the city, who shall serve without compensation, not more than two of whom shall be members of the same political party.

CHAPTER III.—OF THE BOARD OF HEALTH.

SECTION 1. Amend Section One of Chapter Three of Article Nine so as to read as follows:

SECTION 1. There shall be a Board of Health, which shall consist of five physicians, graduates of some accredited medical college, three of whom must be physicians in active practice, to be appointed by the Mayor, and confirmed by the common council, who shall have supervision of all matters appertaining to the sanitary condition of the city, and its public institutions.

ARTICLE X.

MISCELLANEOUS PROVISIONS.

Amend Section Two of Article Ten:

SECTION 1. Section Two of Article Ten is hereby amended so as to read as follows:

SECTION 2. Every officer, deputy and clerk, except the City Engineer and City Superintendent of Schools, and except where otherwise provided in this charter, must have been at the time of his election or appointment both an elector of the city and an actual resident therein for one year next preceding his election or appointment.

SCHEDULE.

Add a new section, to be designated as Section Three of schedule.

SECTION 1. A new section, to be designated as Section Three of schedule, is hereby added so as to read as follows:

SECTION 3. The amendments to this charter and the charter as amended thereby shall take effect from and after its approval by the legislature. Passed, approved and adopted by the Board of Delegates of the City of San Diego on the 6th day of August, 1894.

FRED BAKER,

President of the Board of Delegates.

Passed, approved and adopted by the Board of Aldermen of the City of San Diego, California, the 7th day of August, 1894.

A. E. NUTT,

President Board of Aldermen.

[SEAL] Attest: GEO. D. GOLDMAN,

City Clerk.

The following being Resolutions introduced
 The City Clerk to publish the Proposed Charter
 amendments as adopted in the manner specified
 by law, was read and adopted by the following vote
 Ayes Alderman Bond; Whitely; Edmund J. Spear; Lee;
 and Moschler.

Wm. Stone

Alderman Bondman: Will and Will

said Resolution as adopted is as follows

Joint Resolution No. 486

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

That the City Clerk be and is hereby in-
 trusted to publish the Proposed amendments to
 the City Charter, as adopted by the Common
 Council, as required by law.

Therefor the Board adjourned till mee-
 ing August 21st. 1894, at 7.30. P.M.

W. E. Lamb
 President, Board Alderman

Attest
 Wm. D. Sacramento
 City Clerk

Special Session

Council Chamber of the Board
Aldermen of the City of San Diego,
Chapman, Argus St. 13th / 1894.

Pursuant to the following call of the Mayor, to-wit:
San Diego, Calif. Aug. 13th. 1894.

To the Hon. The Common Council of the
City of San Diego,

Gentlemen:
You are hereby respectfully called
to meet in special session on August
13th. 1894. at eight o'clock P. M. for the pur-
pose of considering the message of the Mayor
sent you to-day, and all matters relating to
the question of securing a water supply for
this city, and to take such action in regard
thereto as your honorable Body may deem
best.

Respectfully
Wm. H. Nelson

Mayor of the City of San Diego
A special session of the Board of Aldermen
was held this day at 8.0 o'clock P. M. Pres-
ident. With presiding.
Present Aldermen: White, Whitney, Brandt, Spears,
Buchanan, Hill, and Nutt, A. D. Council
Absent Aldermen: Levi and Blochman.

A message from the Mayor submitting a
form of ordinance proposing to advertise for
bids to furnish this city water, etc. was presented
and on motion referred for consideration to
the joint committee of the whole.

Upon motion of Alderman Brandt
the Board arose and proceeded in a body
to the Chamber of the Board of Delegates,
to sit with said Board in conference of
the whole to hear the opinion of the City
Attorney on the merits of proposition with respect
to

before Bonds can be voted for the purpose of acquiring water and water works for the City of San Diego.

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

1st. That the City Attorney is hereby instructed to at once prepare and transmit to this Council, an Ordinance calling a Special City Election as soon as can be, under the provisions of law, for the purpose of voting upon the issuance of twenty year 5 per cent Bonds in the sum of \$10000⁰⁰ dollars the proceeds from the sale of which shall be used in the payment of expenses necessary in such preliminary surveys, plans and estimates of cost as the Council shall direct, and as required by law upon which to base the voting of Bonds for the acquisition of a water supply and construction of water works and a distributing system for the City of San Diego. Any unexpended balances of the \$10000⁰⁰ thousand dollars so voted shall be applied to the actual acquisition of water or the construction of water works, as the Council shall direct.

A communication from the Pine Valley Consolidated Water and Land Company, stating that in case bids for water supply be advertised for, that their company would submit a bid in accordance, was read and referred to the Joint Water Committee.

Whereupon the Board adjourned.

A. E. Smith

President Board of Aldermen

Adjourned Meeting

Council Chamber of the Board of Aldermen of the City of San Diego California 7/21/1894
This being the time and place to which the Board adjourned and there not being a quorum present the Board adjourns till August 23rd 1894 at 7:30 P. M.

A. E. Smith

President Board of Aldermen

Attest

Geo. D. Goldberger
City Clerk.

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, August 2nd 1894.

An adjourned meeting of the Board of Aldermen of the City of San Diego was held this day at 7.30 O'clock P.M. President Witt presiding.

Present Aldermen Prouh: Whitney: Brandt: Spears:
Bachman: Blochman: Gill: Witt
and Clerk Colwell.

Absent Alderman Levi

The minutes of Special Session held August 13th 1894 and of adjourned meeting meetings held August 7th 13th and of Regular meeting August 6th and adjourned meetings 1st and 2nd 1894. were read and approved.

A message from the Mayor recommending the adoption by the Council of Resolutions of Condolence in respect to the memory of Hon. Harper P. W. Koon, was read and on motion of Alderman Blochman the action of the Board of Delegates was concurred in, and President Witt appoints as a committee on Resolutions Aldermen Blochman, Spears and Prouh.

A message from the Mayor recommending that the Police Keeper be paid a salary and that his deputies be dispensed with, was read and on motion referred to the Police Committee.

An Ordinance instructing the City Treasurer to call in and pay certain sewer Bonds was read and on motion of Alderman Prouh adopted by the following vote: to-wit:

Ayes Aldermen Prouh: Whitney: Brandt: Spears: Bachman:
Blochman: Gill and Witt

Noes None

Edward Alderman Lewis.

Said Ordinance is adopted as follows:

Ordinance No. _____
An Ordinance instructing the City Treasurer to call
in and pay sewer Bonds No. 121, 122, 123, 124, 125
with interest due thereon.

Be it Ordained by the Common Council of the
City of San Diego, California as follows:
Sec. 1. That the City Treasurer be and he is hereby
instructed to notify the owner or owners of sewer
Bonds No. 121, 122, 123, 124 and 125, respectively, to
present the same to him for payment, and when
so presented he shall pay the same with interest due
thereon to date of payment.
Sec. 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, stating that by sprinkling Old Alvarado
as authorized by Resolution No. 484, was read and
on motion filed.

The opinion of the City Attorney to whom
was referred the Resolution providing for
the deepening of Alvarado Water in St. Mission
was read and referred to the Joint Water Committee.

The application of Arthur Meyerhofer, Clerk,
Meyersdale Water & Sewer for detail signs for sewer
marks presented and referred to the City Committee.

The report of the Health and Welfare Committee
to whom was referred the petition of Benj. Perkins
in the matter of the City providing for Bath
houses for the City's subjects, was read and
on motion adopted, and is as follows:

Was respectfully reported annually to
the within Commission.
A. B. Lockman

The following Resolutions ordering the tri-
munity of jurisdiction between City and County

in the city of San Diego was read and adopted in accordance with the recommendations of the Joint Street Committee by the following vote, to wit:

Ayes Aldermen Brouh; Whitney; Brandh; Spears; Bachman; Blochman; Hill and Nutt.

Noes none

Absent Alderman Levi.

Resolution No. _____

Ordering the widening of University Avenue in the city of San Diego, California, between 5th and 6th streets, north side Addition.

Whereas, notice of the passage of the Resolution of intention to widen University Avenue between 5th and 6th streets, north side addition, has been published for ten days, and posted along the line of the street, and

whereas, the period of ten days has expired within which objections to the contemplated work could be presented, and no such objections have been made or filed, and

whereas, jurisdiction has thus been fully acquired to order said work to be done, therefore

Be it Resolved, that the common council of the city of San Diego, California, deems it to be required by the public interest and convenience and hereby orders the widening of University Avenue in said city between 5th and 6th streets for which purpose it is deemed necessary, to take and appropriate and it is hereby ordered, that there be taken and appropriated the property described as follows, to wit:

A strip of land forty-three and five tenths (43.5) feet wide, and two hundred (200) feet long off of the south end of Block One (1) of said north side Addition being a portion of lots twelve (12) and thirteen (13) of said Block, and extending from the east line of 5th street to the west line of sixth street, and

it is further ~~Ordered~~ that the damages, costs and expenses of widening said street, and the making of said improvements shall be assessed in proportion to benefits upon a district the exterior boundaries of which are as follows, to wit: Beginning at the

northeast corner of Lot numbered 10 in Block "D" of the Estudillo Addition to the city of San Diego, thence running in a westerly direction, parallel to the North line of University Avenue and 136 feet therefrom, to a point on the east line of Pueblo Lot "C" (said point being 205 feet north of the southeast corner of Pueblo Lot "C.") thence running westerly and parallel to the south line of University Avenue and 233.50 feet therefrom to a point on the division line between the East and the West half of Pueblo Lot "C" (said point being 201.50 feet north of the northeast corner of Nutt's Addition) thence running south 198 feet along the division line between Cleveland Heights and Nutt's Addition; thence running easterly and parallel to the south line of University Avenue 166 feet therefrom to the southwest corner of Lot 15 in Block No. 4 of Nutt's Addition; thence easterly to a point on the East line of 6th Street and 194.50 feet south of the northwest corner of Block 5 of Crittenden's Addition; thence north along the East line of 6th Street to the southwest corner of Lot 13 of Block 5 of Crittenden's Addition; thence running easterly and parallel to the south line of University Avenue, and 150 feet therefrom to the west line of 10th Street; thence north along the west line of 10th Street to the place of beginning.

Alderman Levi here enters and takes his seat in the Board.

The clerk presented the affidavit of Geo. H. Spears foreman of the printers and publishers of the San Diego Sun a newspaper published daily (except Sundays) at the city of San Diego, State of California, showing that the Resolution ordering the work of grading Milton Avenue between "N" and Red Hubble's Addition, as adopted by the common council, August 1st 1894, was correctly published in said newspaper for the period of those days, to wit: from the 3rd day of August 1894 to the 6th day of August 1894, both days inclusive, also the affidavit of W. G. Coe well, Deputy clerk of the

city of San Diego state aforesaid, showing that he did on the 4th day of August 1844, Post come personally via the following: Proceed toward the door of the Council Chamber of the Board of Delegates of the City of San Diego, California, and on the door of the Council Chamber of the Board of Delegates of said City, copies of the Resolutions concerning the work of Printing, William Owens, from the south side of Market to the West side of Reed and Hubbell Addition, together with copies of the Resolutions therefor as contained in Ordinance No 513 (a copy of which said Resolutions contained in the aforesaid Ordinance made a part of said Affidavit) and that the same remained so posted for the period of five days immediately thereafter. Also that the same immediately thereafter of the San Diego and as printed and published in the San Diego and as news paper published daily (except Sunday) at the City of San Diego, California, showing that notice being a notice printing such work Proposals, to make written answer, between M. and Reed and Hubbell Addition, was correctly published in said news paper for the period of three days to wit:

From the 3rd day of August 1844 to the 6th day of August 1844 both days inclusive, also

The Affidavit of G. of Colwell, Secretary Clerk of the City of San Diego, State of California, showing that he did on the 4th of August 1844, that concerning in the following: Proceed toward the door of the Council Chamber of the Board of Delegates of the City of San Diego, California, and on the door of the Council Chamber of the Board of Delegates of said City, copies of the notice concerning the work Proposals for Printing, William Owens, from the south side of Market to the West side of Reed and Hubbell Addition together with

copies of the Resolutions therefor as contained in Ordinance No 513 (a copy of which said notice and Ordinance containing Resolutions are hereto attached and made a part of this Affidavit) and that the same remained so posted for the period of five

large municipality therefore

and that out
said alterations were necessary and that out
the bank states that in response to the foregoing
advertisement he had received five thousand
that said bank had been referred to the bank that
committee by the Board of Delegates, who report
we have read and adopted, viz:

San Diego, California, August 18th, 1897.
To the Hon. Board of Delegates

San Diego
San Diego

Your bank that committee to whom was
referred the proposal to make Union Ave. between
"A" and the Mill line of Red & White Addition, re-
ports as follows:

The respondents that the bid of J. Engelhart be accepted
and that the City Bank be authorized to return the
certified checks accompanying the bids rejected.

Respectfully
A. P. Whitney Chairman

W. I. Rank
E. B. Branch
E. B. Hake
Chas. W. Barkley

Therefor we said bid of J. Engelhart was
accepted and the following resolution of award
of contract was made and adopted by the Board
of Delegates, viz:

Resolved, That the Board of Delegates
do hereby accept the bid of J. Engelhart
for the construction of the City of San Diego,
California, at the sum of \$200,000, by the
Board of Delegates, and August 22nd, 1897, by the
Resolution of Delegates.

True True
About True

Notice of Board of Delegates

Government to that the said Resolution No. 58, of
the Board of Delegates of the City of San Diego,
California, adopted August 20th, 1897, by the
Board of Delegates, and August 22nd, 1897, by the
Resolution of Delegates.

of contract for building water mains
Resolved, That the Board of Delegates of the City
of San Diego, California, having in mind Resolution
of the Board of Delegates August 13th, 1897, and by the

of Aldermen on the 23rd day of August, 1894, opened, examined, and publicly declared all sealed proposals or bids offered for the following work, to-wit: That Milton Avenue in the City of San Diego, State of California, from the south line of "N" Street to the West line of Red and Hubbell's Addition (except such portions thereof as is required by law to be kept in order or repair by any person or persons or company having railroad tracks thereon, also that portion to be occupied by a wooden Culvert three (3) feet high by Eight (8) feet in width being a natural water-way between "N" and South 20th St.) and the sidewalks thereof and the entire crossings of said Milton Avenue, with the streets intersecting the same be graded to its full width and to the official grade as established by Ordinances numbered 206, 241, 250 and 262 approved respectively July 27th, 1888, ^{Sec} 30th, 1893, Feb'y 27th, 1894 and June 25th, 1894.

All work shall be done under and Contractors shall be bound by Ordinances numbered 53, 206, 241, 250 ^{and} 262, hereby rejects all of said bids except that next herein mentioned, and hereby awards the contract for said work to the lowest regular responsible bidder, to-wit: to J. Engelbrech, at the following prices, as specified in his proposal on file for said work, to-wit: Excavation twenty-six (26) cents per cubic yard, Embankment other than that made by the excavation, if any twenty-six (26) cents per cubic yard, Haul per cubic yard for each one hundred feet above the first five hundred feet, two (2) cents.

The clerk of this city is hereby directed to post notice of this award conspicuously for five days on or near the Council Chamber door of this city, and also publish said notice in the San Diego Sun a daily newspaper, published and circulated in this city, therefor and hereby designated, for two days.

The clerk presented the affidavit of Geo. H. Speers, Foreman of the printers and publishers of the San Diego Sun, a newspaper published daily (except Sunday) at the City of San Diego, State of California, showing that the Resolution of

of intention to grade Walnut Avenue from the west line of Fifth Street to the East line of Albatross Street as adopted by the Board of Supervisors July 10th, 1894 and by the Board of Aldermen June 26th, 1894, was correctly published in said newspaper for the period of three days, to-wit: from the 10th day of July 1894, to the 13th day of July 1894, both days inclusive, also the official gazette of Geo. J. Goldsman, Clerk of the City of San Diego, California, showing that he did on the 13th day of July 1894, post, cover, and carry in the following places therein: on the doors of the Republic Clubhouse at the Board of Delegates of the said City of San Diego, California, at one the door of the Council Chamber of the Board of Aldermen of said City, copies of the Resolution of Intention to grade Walnut Avenue from the west line of Fifth Street to the east line of Albatross Street. (The copy of which resolution is hereto attached and made a part of said affidavit) and that said copies of the above mentioned Resolution remained so posted as aforesaid for the period of two days immediately after the publication of said Resolution, to-wit: from the 14th day of July 1894, until said copies were taken down by the printer of the San Diego Free Press, a newspaper published daily (except Sundays) at the City of San Diego, State of California, showing that the "Notice of Intention" being the material of the adoption by the Common Council of its Resolution of Intention to grade Walnut Avenue between 5th and Albatross Streets was correctly published in said newspaper for the period of six days, to-wit: from the 14th day of July 1894, to the 20th day of July 1894, both days inclusive. Also the affidavit of G. J. Brown, City Clerk, Superintendent of the City of San Diego, State of California, showing that he caused to be conspicuously posted along the line of Walnut Avenue, at said City, from the West line of Fifth Street to the East line of Albatross Street, at not more than one hundred feet in distance apart, but not less than three in all, and in front of each block, bills to be assessed, notices of street works, being the notice of the adoption by the Common Council of its Resolution of Intention to grade Walnut Avenue

between 5th. street and Albatross street, (a copy of which notice was thereto attached and made a part of said affidavit) and that he caused a notice similar in substance to be published for six days in the San Diego Sun.

Said affidavits were received and filed, thereupon the Resolution Ordering the work of Grading Walnut Avenue from the West line of 5th. street to the East line of Albatross street, was read and on motion adopted by the following vote, to-wit:

Ayes Alderman Wright: Whitney: Braun: Sears: Bachman:
Levi: Blochman: Sill and Rutt.

Noes None

Absent None

Said Resolution as adopted is as follows

Resolution Ordering the Work
of grading Walnut Avenue from the West line of
5th. street to the East line of Albatross street:

Resolved, that the common Council of the City of San Diego, California, deems it to be required by the public interest and convenience, and hereby orders the following street work to be done, to-wit:

That Walnut Avenue in said city from the West line of 5th. street to the East line of Albatross street (except such portions thereof as is required by law to be kept in order or repair by any person or company having railroad tracks thereon) and the sidewalks thereof, and the entire crossings of said Walnut Avenue with the streets intersecting the same, be graded to the official grade thereof, as established by ordinance No 259, approved May 29th. 1894.

All work shall be done under and contractors shall be bound by the provisions of ordinances Nos. 53 and 259, approved respectively Dec. 24th. 1889 and May 29th. 1894.

The clerk of this city is hereby directed to publish this resolution for two days, and notice of said work inviting sealed proposals or bids for doing the work and referring to the specifications, posted or on file, also for two days both in the San Diego Sun, a daily newspaper published and in circulation in this city hereby designated for that purpose, said notice shall require a certified check or bond, either as prescribed by law, and for

an amount not less than 10 per cent. of the aggregate of the proposal.

He is also directed to post said notice with specifications conspicuously for five days on or near the Council Chamber door.

The clerk presented the affidavit of Geo. H. Spears, foreman of the printers and publishers of the San Diego Bee, a newspaper published daily (except Sundays) at the City of San Diego, State of California, showing that the Resolution of Intention to Grade and Pave "A" Street from the East line of 6th Street to the West line of Eighth Street, as adopted by the Common Council June 11th, 1894, was correctly published in said newspaper for the period of two days, to-wit: from the 13th day of June 1894, to the 14th day of June 1894, both days inclusive, also.

The affidavit of Geo. J. Goldman, clerk of the City of San Diego, State of California, showing that he did on the 13th day of June A. D. 1894, post conspicuously in the following places to-wit: on the door of the Council Chamber of the Board of Delegates of the said City of San Diego, California, and on the door of the Council Chamber of the Board of Aldermen of said City, copies of the Resolution of Intention to Grade and Pave "A" Street, from the East line of Sixth Street to the West line of Eighth Street, (of which the copy is hereto attached and made a part of said affidavit,) and that said copies of the above mentioned Resolution, remained so posted as aforesaid, for the period of two days immediately thereafter, also.

The affidavit of Geo. H. Spears, foreman of the printers and publishers of the San Diego Bee, a newspaper published daily (except Sundays) at the City of San Diego, State of California, showing that a "notice of street work" being a notice of the adoption by the Common Council of its Resolution of Intention to Grade and Pave "A" St. between 6th and 8th streets, was correctly published in said newspaper for the period of six days to-wit: from the 12th day of July 1894, to the 18th day of July 1894, both days inclusive, also.

The affidavit of W. L. Proarty, Superintendent of Streets of

streets of the city of San Diego, California, showing that he caused to be conspicuously posted along the line of Fth Street, in said city, from the East line of 6th street to the west line of 8th street, at no more than one hundred feet in distance apart, but not less than three in all, and in front of each block liable to be assessed, notice of which the annexed copy is thereto attached and made a part of said affidavit, and that he caused a notice similar in substance to be published for six days in the San Diego News.

Said affidavits were received and filed, thereupon the Resolution ordering the work of grading and paving Fth Street in accordance with foregoing affidavits was read and adopted by the following vote to-wit:

Ayes Aldermen Pracht: Whitney: Bhandh: Spears: Bachman:
Levi: Blockman: Hill and Nutt

Noes None

Absent None

Said Resolution as adopted is as follows

Resolution Ordering the work

Of grading and paving Fth Street from the East line of sixth street to the West line of Eighth Street.

Resolved, that the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby orders the following street work to be, to-wit:

That Fth Street in said city from the East line of sixth street to the west line of Eighth Street (except such portions thereof as is required by law to be kept in order or repair by any person or company having railroad tracks thereon) and the entire crossing of said Fth Street with the streets intersecting the same be graded and paved from curb in the manner following to-wit: The grading to be to the official grade as established by Ordinance No. 303, approved January 31st 1889 and to the form of cross-section on file in the office of the City Engineer, fixing the crown grade of said street four inches lower than the curb grades. The Paving shall be of Bituminous Rock two inches ^{thick} laid on the natural earth in accordance with special specifications No. 5. of Ordinance No. 226, approved August 15th 1893.

All work shall be done under and contractors shall be bound by the provisions of Ordinances Nos. 53, 226 & 303.

The clerk of this City is hereby directed to publish this resolution for two days, and notice of said work inviting sealed proposals or bids for doing the work and referring to the specifications posted or on file, also for two days, both in the San Diego Sun, a daily newspaper published and in circulation in this City hereby designated for that purpose. Said notice shall require a certified check or bond either as prescribed by law, and for an amount not less than ten percent of the aggregate of the proposals.

He is also directed to post said notice with specifications conspicuously for five days on or near the Council Chamber door.

An Ordinance granting a Franchise to the Security Company, authorizing it to construct and operate a telephone system through streets of the City of San Diego, was read and on motion adopted by the following vote, to-wit:

Yeas: Aldermen Brouh: Whitney: Braudh: Spears:
Bachman: Levi: Blochman: Hill & Nutt.

Noes: none

Absent: None

Said Ordinance as adopted is as follows.
Ordinance No. 268.

An ordinance granting a franchise to the Security Company, a corporation, authorizing it to construct, erect, lay, maintain, use and operate for the period of twenty-five years, in the city of San Diego, and along, over and under the public ways of said city, poles, conduits and wires, cables, conductors, testing stations and all necessary connections, fixtures and appliances for the transmission of messages, sounds and signals, by the aid of electricity, under the system commonly known as the telephone system.

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

Section 1. That the Security Company, a corporation, have and is hereby granted authority for itself, its assigns or successors in interest, to construct, erect, lay, maintain, use and operate, for the period of twenty five years, in the said city of San Diego, and along, over and under the public ways of said city, poles, conduits and wires, cables, conductors, testing stations and all necessary connections, fixtures and appliances for the transmission of messages, sounds and signals, by the aid of electricity, under the system commonly known as the telephone system, upon the conditions and limitations following, to-wit:

I.
Said poles, conduits, pipes, etc., shall be constructed and maintained subject to the general ordinances and regulations now in force concerning the laying and maintenance of conduits, etc., and the erection and maintenance of poles, and stringing wires thereon, in the streets of said city of San Diego.

II.
Said company, or its assigns or successors in interest shall, for the use or rental of one instrument, used for transmission of messages, sounds and signals, commonly known as a telephone instrument, charge the lessee thereof, a sum not to exceed two and one-half dollars per month.

III.

Said company shall not be compelled to extend the laying of said poles, conduits, etc. to any remote part of the city where the laying of the same will not pay seven per cent on the cost of the work.

IV.

Said company shall commence work under the franchise within six months after the passage and approval of an ordinance granting the franchise aforesaid. And that a central station and at least fifteen miles of wire and poles be erected and in operation within a year from the date of the granting of the franchise.

V.

That the City of San Diego reserves the right to maintain fire alarm wires on the tops of all poles used by said company.

Section 2. That the Common council reserves the right to repeal, amend, or modify this ordinance.

Section 3. That this ordinance shall take effect and be in force after its passage and approval and one publication thereof in the San Diego Sun, a newspaper printed and published in the said city of San Diego, and being the official paper of said city.

Passed, approved and adopted by the Board of Delegates of the City of San Diego, California, this 13th day of August, 1894, and signed in open session thereof, by the president of said board August 27th, 1894.

FRED BAKER,
President of the Board of Delegates.

Passed, approved and adopted by the Board of Aldermen of the City of San Diego, California, this 23rd day of August, 1894, and signed in open session thereof by the president of said board, August 28th, 1894.

A. E. NUTT,
President of the Board of Aldermen.

Approved September 3rd, 1894.
WM. H. CARLSON,
Mayor of the City of San Diego.

[SEAL] Attest:
GEO. D. GOLDMAN,
City Clerk.

A statement of the auditor showing the condition of the various funds of the city for the

month of July 1894 was read and
advised filed.

The report of the finance committee to whom
was referred the petition of R. S. Simonds for
a refund of \$1.22 on account of erroneous assess-
ment, was read and adopted and is as follows:
We recommend that the within petition be granted.

Geo. H. Spears
S. J. Sill
H. P. Whitney
H. Bradh

13th J^y Finance Committee.

The following Report of the Joint Finance
committee to whom was referred certain pet-
itions of Sylvester Kipp in the matter of erro-
neous assessment, was read and on motion adopted viz:

Your Joint Finance committee recommend that
the within petition be granted subject to the verifica-
tion of the auditor.

Geo. H. Spears chairman
S. J. Sill
H. P. Whitney
H. Bradh

13th 1894

The Report of the finance committee to whom
was referred the petitions of Ireland and Colton for
a correction in certain tax certificates, was
read and on motion adopted, and is as follows:

Your Finance committee recommend that
the within petitions be granted.

Geo. H. Spears
S. J. Sill
H. P. Whitney
H. Bradh

13th 1894

The following report of the Joint Finance Com-
mittee to whom was referred the petitions
of L. B. Hakes relative to tax matter was
read and adopted viz:

Your Finance Committee recommend that

that the within petition be granted.

Geo. H. Spears

S. J. Sill

H. P. Whitney

H. Bradh.

8/3rd 94

The Report of the Joint Water Committee to whom was referred the proposition of the Otay Water Company was read and on motion adopted, and is as follows:

Your Joint Water Committee herewith refer the within proposition back to your Hon. body with the recommendation that it be not considered, on the grounds that it does not contain a sufficient supply of water for use of the city.

C. C. Bradh.

H. P. Whitney

H. Sweeney

H. L. Barrows

J. S. Bachman and H. Bradh voting no. Geo. Havice excused not being present during discussion.

The following report of the Joint Finance Committee to whom was referred the petition of Mrs. C. A. Harvey in relation to an illegal assessment on certain Lots Pueblo Lot 1115, was read and on motion adopted, viz:

Your Joint Finance Committee recommend that the within petition be referred to the Tax Collector and cancelled in accordance with Joint Resolution No. 465.

Respectfully

Geo. H. Spears

S. J. Sill

H. P. Whitney

H. Bradh.

8/3rd

A Joint Resolution instructing the Board of Public Works to prepare and submit to the Council an Ordinance numbering all houses and to change the names of streets that conflict in their names, was read and adopted, as recommended by

The Street Committee, by the following vote, to-wit:
Agree Alderman Bond; Whitely; Brand; Spear;
Bachman; Levi; Blochman; Will & Will;

Wm. Will
Abner Will

Said Resolution as adopted is as follows.
Said Resolution No. 496

Be it Resolved by the Common Council of the City of San Diego, as follows:
That the Board of Public Works be, and they are hereby instructed to prepare and submit to this Council an Ordinance with a view of establishing and locating house-numbers on the different streets also changing the names of all streets existing in this manner.

A Joint Resolution instructing the Board of Public Works to cause the filling in of the approaches to the "W. Street Bridge" in order to check as recommended by the Street Committee, was read and on motion adopted by the following vote to-wit:
Agree Alderman Bond; Whitely; Brand; Spear; Bachman;
Levi; Blochman; Will & Will

Wm. Will
Abner Will

Said Resolution as adopted is as follows:
Said Joint Resolution No. 497

Be it Resolved by the Common Council of the City of San Diego, as follows:
That the Board of Public Works be, and they are hereby instructed, and directed to cause the filling in of the approaches to the "W. Street Bridge" south of the old end of said bridge.

A Joint Resolution instructing the City Attorney to commence suit against all persons owning delinquent taxes, to be read and adopted by the following vote to-wit:
Agree Alderman Bond; Whitely; Brand; Spear;
Levi; Blochman; Will & Will

Wm. Will
Spear & Alderman Bachman
Abner Will

Said Resolution is as follows.

Joint Resolution No. 1
Resolved That the City Attorney is hereby instructed to commence suit against all Parties who have failed to pay their delinquent taxes due the City to date & that the Deputy Tax Collector is hereby instructed to furnish the City Attorney with such delinquent lists.

On motion of Alderman Levi the Joint Finance Committee was instructed to investigate the matter of collecting the delinquent taxes by paying a certain Percent.

The following Joint Resolution authorizing the Joint Water Committee to enter into negotiations with the W. F. Peate Water Co. or other Company for the purchase of 1000 inches of water was read and on motion of Alderman Brown, adopted by the following vote, to-wit:

Ayes Alderman Brown; Whitney; Brandh; Spear;

Bachman; Levi; Blockman; Hill & Nick

Were None

Absent None

Said Resolution as adopted is as follows.
Joint Resolution No. 489.

Whereas, the public interest and necessities demand that the Common Council, as early as practicable provide the City and its inhabitants with water for City and domestic purposes, and

Whereas, the only way by which the City can secure sufficient water for the City and its inhabitants is by voting and selling its bonds to purchase water, or construct its own water works, and

Whereas, the City cannot even commence the construction of its own water works or water supply until after it has made plans and estimates, voted and sold its bonds to pay the cost of the same, and

Whereas, any bonds voted by the City for the purpose of acquiring its own water supply by construction, purchase or otherwise, are liable to be enjoined by some of the parties holding conflicting interests in the different water schemes offered the City; and

whereas the commencement of an action to en-
 join the issuance of any Bonds voted by the
 City would result in preventing the sale of
 said Bonds until the litigation was over
 which would be at least two years and thus
 absolutely prohibit the City from prosecuting
 the work during the period of at least two years
 thereon, if the City were to purchase one thousand
 inches of water in accordance with the plans
 outlined by Alderman Whitney in his min-
 utes report made to the Council August 13th
 1894, the work of developing water and bring-
 ing it to the City, could and would be pro-
 ceeds during the years of litigation on the
 City's bonds; and

whereas, it makes no reference to the City
 or its inhabitants whether the water needed for
 their use is brought to the City in its conduits
 or the conduits owned by others; and it is the Water
 that the City needs and not the conduits, nevertheless
 Be it Resolved, by the Council Council of the City
 of New York as follows:

That the Public Water Committee be insti-
 tuted to enter into negotiations with the West-
 land and Water Co. or any company which
 may be organized representing the said water
 stated in the proposition of said company made
 to the City August 1st 1894, and get the best propo-
 sition from said company, or any other company
 based upon the plan submitted in the report made
 by Alderman Whitney, and to report said proposition
 at the next meeting of the Council.

The Petition of Mrs. Gunkin and Wade W. Sewall
 for authority to build 8th Street all front of Lots
 11 and 12 Block 9th, San Antonio Addition made read
 and on motion the following Joint Resolution
 granting such authority and adopted by the fol-
 lowing vote: aye 4
 nays 0
 Ayres: DeLeon: Bond: Whitney: Brand: Spear: Bachman:
 Bradman: Hill and Nick

Secured Allowance for

Street Name

Final Resolution No. 489

Be it Resolved by the Common Council of the

City of San Diego, as follows:

That I, the undersigned, do hereby certify that the City of San Diego, State of California, (showing that the articles of street work, being a notice of the adoption by the Common Council of the resolution by ordinance to close up Sherman Avenue, from the North line of Dwight Street to the South line of Stillmore Avenue in Park Village, were correctly published in said newspaper for the period of one week, from the 26th day of July 1894, to the 1st day of August 1894 both days inclusive. Also the Official Map of W. S. Grant, Superintendent of Streets of the City of San Diego, State of California, showing that he consents to be compensated along the line of Sherman Street, Park Village, in said City, from the North line of Dwight Street to the South line of Stillmore Avenue, at not more than one hundred feet in distance apart, but not less than three in full, and in front of each block liable to be covered, notices of street work being a notice of the adoption of its location to close a portion of Sherman Avenue, as aforesaid. (a copy of which notice is thereto attached and made a part of said ordinance,) and that he caused a notice similar in substance to be published for ten days in the San Diego Herald.

Said applicant to were received and filed. Whereupon the resolution declaring Sherman Avenue closed between North line of Dwight Street ~~and~~ the South line of Stillmore Avenue, was read and on motion adopted by the following vote to-wit:

Yeas: Alderman Frank: Whitney: Bault: Spears:
Nays: Alderman Frank: Whitney: Bault: Spears:

Beckman: Lewis: Beckman, ill. N.Y.

Next case

Next case

Said Resolution as adopted is as follows.
Resolution No. 60.

Resolution of the common Council of the City of New York ordering the closing, vacating and abandonment of a part of Museum Avenue in Park Village in the City of New York.

Whereas, the common Council of the City of New York having first determined that the public interest and convenience requires it, duly passed and adopted a notice of its intention to order the closing, vacating and abandonment of that part of Museum Avenue in Park Village in the City of New York, as follows, to-wit:

Bequipping from the north line by straight street to the south line of Stillmore Avenue in said Park Village in which Redaction of intention the said vacating and improvement was fully described and the boundaries of the rights of lands to be affected or benefited by said work or improvements and to be reserved to pay damages costs and expenses thereof were duly fixed and specified, and whereas, the Superintendent of Streets of said City of New York did cause to be conspicuously posted along the line of the said contemplated work or improvements at and more than three hundred feet in distance apart and not less than three in all notices of the passage of said Resolution, said notices being headed "Notice of Public Work" in letters not less than one inch in length and stating in legible characters the part of the page of the said Resolution, its date and briefly the work or improvement proposed, and referring to the said Resolution for further particulars, and said Superintendent of Streets having caused a notice similar in substance to the published for a period of ten days in the New York Sun, a daily newspaper published and circulated in said City of New York having first been duly noted by the said Common Council as the newspaper

in which said notice should be published, and whereas, said notices were posted and published as aforesaid immediately after the adoption of said notice of intention, and

whereas, more than ten days have elapsed since the time for the expiration of the publication of said notice and no person interested in said work or improvement, or in any manner affected thereby, having made any objection thereto, either in writing or in any other manner, and said Council having acquired jurisdiction in the premises, now therefore

Be it Resolved by the Board of Council of the City of San Diego, that Herman Avenue from the North line of Dwight Street to the South line of Gillmore Avenue, in said Park Villas be, and the same is hereby closed, vacated, and forever abandoned as a public Avenue.

The Clerk presented the affidavit of Geo H Spears Foreman of the printers and publishers of the San Diego Sun, a newspaper published daily (except Sunday) at the City of San Diego, State of California, showing that the notices of street work being a notice of adoption by the Common Council of the resolution of intention to close up of the alley in Block 27 in Park Villa, were correctly published in said newspaper for the period of one week from the 26th day of July 1894 to the 1st day of August 1894 both days inclusive, also the affidavit of W L County, Superintendent of Streets of the City of San Diego, State of California, showing that he caused to be conspicuously posted along the line of the alley in Block 27 Park Villas in said city, from the North line of George Street to the South line of Wightman Street, at not more than one hundred feet in distance apart, but not less than three in all, and in front of each block liable to be assessed, notices of street work being a notice of the adoption of its intention to close alley, as aforesaid, (a copy of which notice is here to attached and made a part of said affidavit) and that he caused a notice similar in substance to be published for ten days in The San Diego Sun.

said affidavits were received and filed. Thereupon the resolution declaring alley in Block 27 Park Villas closed, was read, and on motion adopted by the following vote - yeas -

Ayes - Aldermen Crout, Whitney, Brandt, Spears, Bachman, Levi, Blochman, Sill, Hunt.

Said resolution as adopted is as follows.

Resolution No 61.

Resolution of the Common Council of the City of San Diego, ordering the closing, vacating and abandoning of the alley in Block 27 in Park Villas in the City of San Diego.

Whereas, - the Common Council of the city of San Diego having first determined that the public interest and convenience required it - duly passed and adopted a notice of its intention to order the closing, vacating and abandoning of the alley in Block 27 in Park Villas in the City of San Diego, in which Resolution of Intention, the said work and improvement was fully described and the boundaries of the district of lands to be affected or benefited by said work or improvement and to be assessed to pay damages, costs and expenses thereof, were duly fixed and specified; and,

Whereas; The superintendent of Streets of said City of San Diego, did cause to be conspicuously posted along the line of the said contemplated work or improvement at not more than three hundred feet in distance apart, and not less than three in all, notices of the passage of said resolution, and said notices being headed; "Notice of Public Work" in letters not less than one inch in length and stating in legible characters the fact of the passage of the said Resolution, its date, and briefly, the work or improvement proposed, and referring to the said Resolution for further particulars; and said Superintendent of Streets having caused a notice similar in substance to be published for a period of ten days in "The San Diego Sun", a daily newspaper published and circulated in said City of San Diego, having first been designated by the said Common Council as the newspaper in which said notice should be published, and,

Whereas; said notices were posted and published as
 afore said, immediately after the adoption of said
 notice of intention, and,

Whereas, more than ten days have elapsed since the
 time for the expiration of the publication of said notice
 and no person interested in said work or improvement
 or in any manner affected thereby, having made any
 objection thereto, either in writing or in any other manner
 and said Council having acquired jurisdiction in the
 premises, now, therefore,

Be It Resolved by the Common Council of the
 City of San Diego that the alley in Block 27 in said
 Park Villas be, and the same is hereby closed, vacated
 and forever abandoned as a public street,

The Clerk presented the affidavit of Geo H Spears
 foreman of the printers and publishers of The San
 Diego Sun, a newspaper published daily (except Sunday
 at the City of San Diego, State of California, showing
 that the notices of street work, being a notice of adoption
 by the common Council of the resolution of intention to
 close up the alley in Block No 26 Park Villas, was
 correctly published in said newspaper for the period
 of one week from the 26th day of July 1894 to the 1st day
 of August 1894 both days inclusive, Also the affidavit
 of W L County, Superintendent of Streets of the City
 of San Diego - State of California showing that
 he caused to be conspicuously posted along the line
 of the alley in Block No 26. Park Villas in said city
 from the north line of Wightman street to the South
 line of Fillmore Avenue, at not more than one hundred
 feet in distance apart, but not less than three in all
 and in front of each block liable to be assessed,

notice of street work being a notice of the adoption of
 its intention to close alley, as afore said (a copy of which
 notice is here to attached) and made a part of said
 affidavit) and that he caused a notice similar in
 substance to be published for ten days in
 The San Diego Sun, Said affidavits were received
 and filed, Thereupon said resolutions declaring
 alley in Block 26 Park Villas closed was ~~read~~

and on motion adopted by the following vote
Yeas Prout, Whitney Brandt Spears
Bachman Levi Blochman Bill Nutt
said resolutions as adopted are as follows.

Resolution No 63

Resolution of the Common Council of the City of San Diego, ordering the closing, vacating and abandoning of the alley in Block 26 in Park Villas in the City of San Diego.

Whereas, the Common Council of the City of San Diego having first determined that the public interest and convenience required it duly passed and adopted a notice of its intention to order the closing, vacating and abandoning of the alley in Block 26 in Park Villa in the city of San Diego, in which Resolution of Intention, the said work and improvement was fully described and the boundaries of the district of lands to be affected or benefited by said work or improvement and to be assessed to pay damages, costs and expenses there of, were duly fixed as specified; and,

Whereas; the Superintendent of Streets of said City of San Diego, did cause to be conspicuously posted along the line of the said contemplated work or improvement at not more than three hundred in distance apart, and not less than three in all, notices of the passage of said Resolution, said notices being headed; "Notice of Public Work" in letters not less than one inch in length and stating in legible characters the fact of the passage of the Resolution, its date, and briefly, the work or improvement proposed, and referring to the said Resolution for further particulars; and said Superintendent of Streets having caused a notice similar in substance to be published for a period of ten days in "The San Diegoan Sun", a daily newspaper published and circulated in said City of San Diego having first been designated by the Common Council as the newspaper in which said notice should be published, and,

Whereas; said notices were posted and published as afore said, immediately after the adoption of said notice of Intention, and,

Whereas; more than ten days have elapsed since

The time for the expiration of the publication of said notice and no person interested in said work of improvement or in any manner affected thereby, having made any objection thereto, either in writing or in any other manner, and said Council having acquired jurisdiction in the premises, now, therefore,

Be It Resolved by the Common Council of the City of San Diego that the alley in Block 26 in said Park Villa be, and the same is hereby closed, vacated and forever abandoned as a public street.

The clerk presented the affidavit of Geo H Spears Foreman of the printers and publishers of the San Diego Sun, a newspaper published daily "except Sunday" at the City of San Diego state of California, showing that the notice of street work, being a notice of adoption by the Common Council of the Resolution of intention to close up the alley in Block 23 in Park Villa, were correctly published in said newspaper for the period of one week from the 26th day of July 1894 to the 1st day of August 1894 both days inclusive. Also the affidavit of W L Prouty Superintendent of Streets of the City of San Diego state of California, showing that he caused to be conspicuously posted along the line of the alley in Block 23 Park Villa, in said city from the North line of Dwight street to the South line of George street at not more than one hundred feet in distance apart, but not less than three in all, and in front of each block liable to be assessed, notice of which the street work being a notice of adoption of its intention to close the alley aforesaid (a copy of which notice is here to attached and made a part of said affidavit) and that he caused a notice similar in substance to be published for a period of ten days in the San Diego Sun. Said affidavits were received and filed. There upon the resolution declaring alley in Block 23 Park Villa closed was read and motion adopted by the following vote to wit

Ayes Prouty Whitney Brandt Spears Bachman
Levi Blochman Neil Nutt

Said Resolution as adopted is as follows
Resolution No 64

Resolved by the Common Council of the City of San Diego, ordering the closing, vacating and abandoning of the alley in Block 23 in Park Villa in the City of San Diego.

Whereas, the Common Council of the City of San Diego having first determined that the public interest and convenience required it duly passed and adopted a notice of its intention to order the closing, vacating and abandoning of the alley in Block 23 in Park Villa in the City of San Diego, in which Resolution of intention the said work of improvement was fully described and the boundaries of the district of lands to be affected or benefited by said work or improvement and to be assessed to pay damages, costs and expenses thereof, were duly fixed and specified; and,

Whereas, the Superintendent of Streets of said City of San Diego, did cause to be conspicuously posted along line of the said contemplated work or improvement at not more than three hundred feet in distance apart, and not less than three in all, notices of the passage of said Resolution, said notices being headed "Notice of Public work" in letters not less than one inch in length and stating in legible letters the fact of the passage of the said Resolution, its date, and briefly, the work or improvement proposed, and referring to the said Resolution for further particulars; and said Superintendent of streets having caused a notice similar in substance to be published for a period of ten days in the "San Diego Sun", a daily newspaper and circulated in said City of San Diego having first been designated by the said Common Council as the newspaper in which said notice should be published, and,

Whereas, said notices were posted and published as afore said, immediately after the adoption of said notice of intention, and,

Whereas, more than ten days have elapsed since the time for the expiration of the publication of said notice and no person interested in said work or improvement or in any manner affected thereby, having made any objections thereto, either in writing

or in any other manner, and said Council having acquired jurisdiction in the premises, now, therefore Be it Resolved by the Common Council of the City of San Diego that the alley in Block 23 in said Park Villas be, and the same is hereby closed, vacated and forever abandoned as a public street,

The Clerk presented the affidavit of Geo H Spears foreman of the printers and publishers of the San Diego Sun a newspaper published daily (except Sunday) at the City of San Diego, State of California - showing that the notices of street work, being a notice of adoption by the Common Council of the resolution of intention to close up the alley in Block 28 in Park Villas were correctly published in said news paper, for the period of one week from the 26th day of July 1894 to the 1st day of August 1894 both days inclusive, also the affidavit of W L Cronky Superintendent of streets of the City of San Diego, State of California, showing that he caused to be conspicuously posted along the line of the alley in Block 28 Park Villa from the north line of Dwight street to the south line of George street at not more than one hundred feet in distance apart, but not less than three in all, and in front of each block liable to be assessed, notice of street work to be a notice of the adoption of its intention to close alley as afore said (a copy of which notice is here to attached and made part of said affidavit) and that he caused a notice of similar in substance to be published for a period of ten days in the San Diego Sun. Said affidavit was received and filed. Then upon the resolution declaring the alley in Block 28 Park Villa closed ~~and~~ read and on motion was adopted by the following vote to wit

Ayes Cronky Whitley Brandt Spears
Bachman Levi Blochman Sill Nutt

Said resolution as adopted is as follows

Resolution No 65.

Resolution of the Common Council of the City of San Diego ordering the closing, vacating and abandoning

of the alley in Block No 28 in Park Villa in the City of San Diego.

Whereas; the Common Council of the City of San Diego, having first determined that the public interest and convenience required it, duly passed and adopted a notice of its intention to order the closing, vacating and abandoning of the alley in Block 28 in Park Villa in the City of San Diego, in which resolution of intention the said work and improvement was fully described and the boundaries of the district of lands to be affected or benefited by said work or improvement and to be assessed to pay damages, costs and expenses there of, were duly fixed and specified; and,

Whereas, the Superintendent of Streets of City of San Diego, did cause to be conspicuously posted along the line of the said contemplated work or improvement at not more than three hundred feet in distance apart, and not less than three in all, notices of the passage of said Resolution, said notices being headed, "Notices of Public Work" in letters not less than one inch in length, and stating in legible characters the fact of the passage of the said Resolution, its date, and briefly, the work or improvement proposed, and referring to the said resolutions for further particulars; and said Superintendent of Streets having caused a notice of similar in substance to be published for a period of ten days in the "San Diego Sun" a daily newspaper published and circulated in said City of San Diego having been first designated by the said Common Council as the newspaper in which said notice should be published, and

Whereas; said notices were posted and published as afore said, immediately after the adoption of said notice of intention, and,

Whereas; more than ten days having elapsed since the time for the expiration of the publication of said notice and no person interested in said work or improvement, or in any manner affected thereby, having made any objection thereto, either in writing or in any other manner, and the said Council having acquired jurisdiction in the premises, now, therefore

Be It Resolved by the Common Council of the City of San Diego, that the alley in Block 28 in said Park Villas be, and the same is hereby closed vacated and forever abandoned as a public street,

The Clerk presented the affidavit of Geo H Spears foreman of the printers and publishers of the San Diego Sun, a newspaper published daily except Sunday at the City of San Diego, State of California, showing that the notice of street work, being a notice of adoption by the Common Council of the resolution of intention to close Wightman Street from the West line of Wash Avenue to the East line of Robinson Street in Park Villas, were correctly published in the said newspaper for the period of one week from the 26th day of July to the 1st day of August 1894 both days inclusive also the affidavit of W L Prouty Superintendent of Streets of the City of San Diego State of California, showing that he had caused to be conspicuously posted along the line of Wightman Street Park Villas in said City from the West line of Wash Street to the East line of Robinson Street at not more than one hundred feet in distance apart, but not less than three in all and in front of each Block liable to be assessed notice of street work being a notice of the adoption of its intention to close the street aforesaid (a copy of which notice is here to attached and made part of said affidavit) and that he caused a notice similar in substance to be published for a period of ten days in the San Diego Sun, said affidavit was received and filed, There upon the resolution declaring Wightman Street closed was read and in motion was adopted by the following vote to-wit-

Ayer Prout Whitney Brand Spears
Bachman Levi Blochman Hill Nutt

Said resolution as adopted is as follows.

Resolution # 66.

Resolved by the Common Council of the City of San Diego, ordering the closing, vacating and abandoning apart of Wightman Street in Park Villas in the City of

San Diego,

Whereas; The Common Council of the City of San Diego, ^{having first} determined that the public interest and convenience required it, duly passed and adopted a notice of its intention to order the closing, vacating and abandoning of that part of Whightman Street in Park Villas in the City of San Diego, described as follows, to wit:

Running from the west line of Park Avenue to the East line of Robinson Street in said Park Villas in which Resolution of Intention, the said work and improvement was fully described and the boundaries of the district of lands to be affected or benefited by said work or improvement and to be assessed to pay damages, costs and expenses there of were duly fixed and specified, and,

Whereas; the Superintendent of streets of said City of San Diego, did cause to be conspicuously posted along the line of the said contemplated work or improvement at not more than three hundred feet distant apart, and not less than three in all, notices of the passage of said resolutions, and said notices being headed "Notice of Public Work," in letters not less than one inch in length and stating in legible characters the fact of the passage of the said Resolution, its date, and briefly, the work or improvement proposed, and referring to the said resolution for further particulars and said Superintendent of streets having caused a notice similar in character and substance to be published for a period of ten days in the "San Diego Sun" a daily newspaper published and circulated in said City of San Diego having first been determined by the said Common Council as the newspaper in which said notice should be published, and,

Whereas; said notices were posted and published as aforesaid, immediately after the adoption of the said notice of intention, and,

Whereas, more than ten days having elapsed since the time for the expiration of the publication of said notice and no person interested in said work or

improvement or in any manner affected thereby, having made any objection thereto, either in writing or in any other manner, and said council having acquired jurisdiction in the premises, now, therefore,

Be it Resolved by the Common Council of the City of San Diego, that Wightman Street from the West line of Wash Avenue to the East line of Robinson Street in said Park Villas, said the same is hereby closed, vacated and forever abandoned as a public street.

The Clerk presented the affidavit of Geo H Spears foreman of the printers and publishers of the San Diego Sun a newspaper published daily (except Sunday) at the City of San Diego, State of California, showing that the notices of street work, being a notice of adoption by the Common Council, of the resolution of intention to close the alley in Block 38 Park Villas were correctly published in said newspaper, for the period of one week from the 26th day of July to the 1st day of August 1894 both days inclusive, Also the affidavit of W L Prouty, Superintendent of Streets of the City of San Diego State of California, showing that he caused to be conspicuously posted along the line of the alley in Block 38 Park Villa in said city from the North line of Dwyer Street to the South line of Lunge Street at not more than one hundred feet in distance apart, but not less than three in all, and in front of each block liable to be assessed notice of street work being a notice of the adoption of its intention to close up the alley in Block 38 Park Villas (a copy of which notice is hereto attached and made a part of said affidavit) and that he caused a notice similar in substance to be published for a period of ten days in the San Diego Sun. Said affidavits were received and filed, Therefore the resolution declaring alley in Block 38 Park Villa closed was read and on motion adopted by the following vote, to wit—

Ayes Prouty Whitney Brandt Spears &
 Bachman Levi Blochman Bell Nutt

Said Resolution was adopted in as follows.

Resolution No 67

Resolution of the Common Council of the City of San Diego ordering the closing, vacating and abandoning of the alley in Block 38 in Park Villas in the City of San Diego.

Whereas; the Common Council of the City of San Diego having first determined that the public interest and convenience required it, duly passed and adopted a notice of its intention to order the closing, vacating and abandoning of the alley in Block 38 in Park Villas in the City of San Diego, in which resolution of intention the said work and improvement was fully described and the boundaries of the district of lands to be affected or benefited by said work or improvement and to be assessed to pay damages, costs and expenses thereof, were duly fixed and specified; and,

Whereas; the Superintendent of Streets of the said City of San Diego, did cause to be conspicuously posted along the line of the said contemplated work or improvement at not less than three hundred feet in distance apart, and not less than three in all notices of passage of said resolution said notices being headed "Notice of Public Work" in letters not less than one inch in length and stating in legible characters the fact of the passage of the said resolution, its date and briefly, the work or improvement proposed, and referring to the said resolutions for further particulars; and said superintendent of streets having caused a notice similar in substance to be published for a period of ten days in the "San Diego Sun" a daily newspaper published and circulated in said City of San Diego having first been designated by the said Common Council as the newspaper in which said notice should be published as afore said, and,

Whereas, said notices were posted and published as afore said, immediately after the adoption of said notice of intention, and

Whereas, more than ten days have elapsed since the time for the expiration of the publication of said notice and no person interested in said work or improvement or in any manner affected thereby

having made any objection thereto; either in writing or in any other manner, and said Council having acquired jurisdiction in the premises, now therefore,

Be it Resolved by the Common Council of the City of San Diego that the alley in Block 38 in said City, Park Villas, be and the same is hereby closed, vacated and forever abandoned as a public alley,

The Clerk presented the affidavit of Geo H Spears foreman of the printers and publishers of the San Diego Sun a newspaper published daily (except Sunday) at the City of San Diego State of California, showing that the notice for street work being a notice of adoption by the Common Council of the resolution of intention to close up the alley in Block 37 Park Villas, were correctly published in said newspaper for the period of one week from the 26th day of July to the 1st day of August 1894 both days inclusive, also the affidavit of W H Prouty Superintendent of Streets of the City of San Diego, State of California showing that he caused to be conspicuously posted along the line of alley in Block 37 Park Villas in said City, from the north line of George street to the south line of Wightman Street at not more than one hundred feet in distance apart but not less than three in all, and in front of each block liable to be assessed, notices of street work being a notice of the adoption of its intention to close up the alley as afore said, a copy of which notice is here to attached and made a part of said affidavit) and that he caused a notice similar in substance to be published for a period of ten days in the San Diego Sun, said affidavits were received and filed, There upon the resolution declaring alley in Block 37 Park Villas closed was read and on motion adopted by the following vote, to wit,
 Ayes Prouty Whitney Brandt Spears
 Bachman, Levi, Blochman, Hill, Nutt,

Said resolution as adopted is as follows

Resolution 1068.

Resolution of the Common Council of the City of San Diego ordering the closing, vacating and abandoning of the alley in Block 37 in Park Villas in the City of San Diego.

Whereas, the Common Council of the City of San Diego having first determined that the public interest and convenience required it duly passed and adopted a notice of its intention to order the closing, vacating and abandoning of the alley in Block 37 in Park Villas in the City of San Diego, in which Resolution of intention, the said work and improvement was fully described and the boundaries of the district of lands to be affected or benefited by said work or improvement and to be assessed to pay damages, costs and expenses thereof, were duly fixed and specified; and,

Whereas, the Superintendent of Streets of said City of San Diego, did cause to be conspicuously posted along the line of the said contemplated work or improvement at not more than three hundred feet in distant apart, and not less than three in all, notices of the passage of said Resolution, said notices being headed, "Notice of Public Work" in letters not less than one inch in length and stating in legible characters the fact of the passage of the said Resolutions, its date, and briefly, the work or improvement proposed, and referring to the said Resolutions for further particulars, and said Superintendent of Streets having caused a notice similar in substance to be published for a period of ten days in the "San Diego Sun", a daily newspaper published and circulated in said City of San Diego having first been designated by the said Common Council as the newspaper in which said notice should be published, and,

Whereas, said notices were posted and published as aforesaid, immediately after the adoption of said notice of intention, and

Whereas, more than ten days have elapsed since the time for the expiration of the publication of said notices and no person interested in said

work or improvement or in any manner affected thereby, having made any objection thereto either in writing or in any other manner, and said Council having acquired jurisdiction in the premises now, therefore,

Be it Resolved by the Common Council of the City of San Diego that the alley in Block 37 in said Park Villas be, and the same is hereby closed, vacated and forever abandoned as a public alley.

The Clerk presented the affidavit of Geo. H. Spears foreman of the printers and publishers of the San Diego Sun, a news paper published daily (except Sunday) at the City of San Diego - State of California, that the notice of street work being a notice of adaptation by the Common Council, of the resolution of intention to close a part of Hart Avenue from the north line of Dwight street to the south line of Fillmore Avenue in Park Villas was correctly published in the said news paper for a period of one week from the 26th day of July to the 1st day of August 1894 both days inclusive also the affidavit of Wm. Prouty Superintendent of streets of the City of San Diego - State of California, showing that he had caused to be conspicuously posted along the line of Hart Avenue Park Villas, in said city from the north line of Dwight street to the south line of Fillmore Avenue, at not more than one hundred feet distant apart but not less than three in all, and in front of each Block liable to be assessed, notice of street work being a notice of the adaptation of its intention to close up a part of the street aforesaid (a copy of which notice is here to attached and made a part of the affidavit) and that he caused a notice similar in substance to be published for a period of ten days in the San Diego Sun. Said affidavit was received and filed. There upon the resolution declaring Hart Avenue closed was read and an motion was adopted by the following vote, to wit:

Ayes. Prouty Whitney Brandt Spears
 Bachman Levi Blochman Sill Nutt

Said Resolution as adopted is as follows

Resolution No. 69.

Resolution of the Common Council of the City of San Diego, ordering the closing, vacating and abandoning of a part of Hart Avenue in Park Villa in the City of San Diego.

Whereas; the Common Council of the City of San Diego having first determined that the public interest and convenience required it duly passed and adopted a notice of its intention to order the closing, vacating and abandoning of that part of Hart Avenue in Park Villas in the City of San Diego, described as follows:

Running from the North line of Dwight Street to the South line of Fillmore Avenue in said Park Villas, in which resolution of intention, the said work and improvement was fully described and the boundaries of the district of lands to be affected or benefited by said work or improvement and to be assessed to pay damages, costs and expenses there of were duly fixed and specified, and

Whereas, the Superintendent of streets of said City of San Diego, did cause to be conspicuously posted along the line of the said contemplated work or improvement, at not more than three hundred feet in distance apart, and not less than three in all, notices of the passage of said Resolution, said notices being headed "Notice of Public Work" in letters not less than one inch in length and stating in legible characters the fact of the passage of the said resolution, its date, and briefly, the work or improvement proposed, and referring to the said Resolution for further particulars and said Superintendent of Streets having caused a notice similar in substance to be published for a period of ten days in the "San Diego Sun" a daily newspaper published and circulated in said City of San Diego having first been designated by the said Common Council as the newspaper in which said notice should be published, and,

Whereas, said notices were posted and published as aforesaid, immediately after the adoption of said notice of intention, and,

Whereas, more than ten days having elapsed since the time for the expiration of the publication

of said notice, and no person is liable in said work
 or infringement or in any manner of factually
 having made any objection thereto, either in writing
 or in any other manner, and said Board having
 occurred jurisdiction in the premises, then, this fact,
 City of New York by the Common Council of the City
 of New York. That their cause from the North Side of Street
 West to the North Side of the Avenue occurs in New York
 West St., and the same is hereby closed, vacated and
 forever abandoned as a public avenue.

The clerk presented the affidavit of West Spoons
 for use of the printers and publishers of the New York
 Times, a newspaper published daily (except Sunday) at
 the City of New York - State of California that the notice of
 said work being a notice of adoption by the Common
 Council, of the resolution of resolution to close up apart
 of Street West from the west line of West Street to the
 east line of Robinson Street, in Park West, was
 correctly published in said newspaper for a period of
 one week from the 26th day of July to the 1st day of
 August 1894 both days inclusive also the affidavit
 of West Spoons, Superintendent of the State of New York
 State of California showing that he had caused to
 be printed in the time can specimenly, in the City of New York
 about Park West in said city from the west line of
 North Avenue to the east line of Robinson Street at not
 more than one hundred feet apart but not less
 than ten in all, and in front of each block liable to be
 assessed, notice of such work being a notice of the adoption
 of the resolution to close up apart of the street above said
 (copy of which notice is filed and made apart
 of the affidavit) and that he caused a notice similar
 in substance to be published for a period of ten days
 in the New York Times, said affidavits were received and
 filed. Thereupon the resolution ordering George Street
 closed was read and in motion was adopted by
 the following vote, to wit,
 Cyes Most Whiting Board Spoons
 Boston John Richardson Bill Hunt
 said resolution as adopted is as follows

Resolution No. 70.

Resolution of the Common Council of the City of San Diego, entering the library, vacating and abandoning a part of George Street in Park View in the City of San Diego, where as, the Common Council of the City of San Diego, having first determined that the public interest and convenience requires that the same be vacated and abandoned a notice of such intention to enter the clearing, vacating and abandoning of that part of George Street in Park View in the City of San Diego, was published as follows, to-wit:

Remaining from the west line of Wash Avenue to the East line of Robinson Street in said Park View in which Resolution of intention, the road work and improvement was fully described and the boundaries of the tract of lands to be affected or benefited by said work or improvement and to be abandoned to pay damages, costs and expenses therefor were set by said and specified, and whereas, the Superior Court of said City of San Diego, did cause to be conspicuously posted along the line of the road in two places within the premises at not more than three hundred feet in distance apart, and not less than three in all, notices of the passage of said Resolution and notice being headed "Notice of Public Work" in letters not less than one inch in length and stating in legible characters the fact of the passage of the said Resolution, the date and time of the work or improvement proposed, and referring to the said Resolution for further particulars; and said Superior Court in its "San Diego Sun" a daily newspaper published and entered in said City of San Diego, having first been deemed by the Common Council as the newspaper in which said notice should be published, and

whereas, said notices were published as published on or after said, immediately after the adoption of said notice of public work, and

Whereas, more than ten days have elapsed since the time for the expiration of the publication of said notice and no person interested in said work or improvement, or in any manner affected thereby, having made any objection thereto either in writing or in any other manner, and said Council having acquired jurisdiction in the premises, Now, therefore,

Be it Resolved by the Common Council of the City of San Diego that George street from the west line of Nash Avenue to the East line of Roberson street in said Park Villas, and the same is hereby closed, vacated and forever abandoned as a public street.

The Clerk presented the affidavit of Elott Spears foreman of the printers and publisher of the San Diego Sun, a newspaper published daily (except Sunday) at the City of San Diego state of California, that the notice of street work being a notice of adoption by the Common Council of its resolutions of intention to close a part of Grinn Avenue from the north line of Dwight street to the south line of Fillmore Avenue in Park Villas, were correctly published in said newspaper for a period of one week from the 26th day of July to the 1st day of August 1894 both days inclusive, also the affidavit of W. L. Prout, Superintendent of the streets in the City of San Diego state of California showing he caused to be conspicuously posted along the line of Grinn Avenue in Park Villas in said City from the north line of Dwight Street to the South line of Fillmore Avenue at not more than one hundred feet in distance apart, but not less than three in all and in front of each block liable to be assessed notice of street work being a notice of the adoption of its intention to close up a part of Grinn street a fore said (a copy of which notice is then attached and made a part of the affidavit) and that he caused a notice similar in substance to be published for a period of ten days in the San Diego Sun. Said affidavits were received and filed, There upon the resolution declaring Grinn street closed was read and on motion was adopted and carried by the following vote to-wit -

Ayes. Prout. Whitney. Brandt. Spears. Buchanan.
Levi. Blochman. Sil. Nutt.

Said Resolution is adopted as follows.

Resolution No. 71.

Resolution of the Common Council of the City of

San Diego, ordering the clearing, leveling and grading

of a part of Main Avenue in Park View in the City

of San Diego.

Whereas, The Common Council of the City of San Diego

having first determined that the public interest and

convenience requires that, daily passed a matter of the

nature to order the clearing, leveling and grading

of that part of Main Avenue in Park View in the

City of San Diego, described as follows, to wit:

Beginning from the north line of Dwight Street

to the North line of Johnson Avenue in Park View

thence in which direction of location, the said work

is now being done and the

transverse of the street of lands to be affected or

benefited by said work is now being done and to be

conducted by the City Engineer, and it is hereby ordered

that the City Engineer, the Superintendent of Public Works

of San Diego, and cause to be done as aforesaid

of the line of the said contemplated work or

improvement at not less than the sum of

five hundred and no part thereof shall be

paid in advance of the progress of said work

and all notices being headed "Notice of Public

Notice" shall be given in such a manner and

in letters not less than one inch in length and

stating in legible characters the fact of the proposed

work or improvement proposed, and referring to

the said ~~work~~ matter in further particular;

and said notices be sent of such a nature to be

published for a period of ten days in the

"San Diego Sun" a daily newspaper, published

and cause to be paid by the Common Council

of the City of San Diego, and

in published, and

Whereas, said notices were posted on a public road

in order to cause notice to be given of the

proposed work, and

notice of the same, and

Whereas, more than ten days have elapsed since the time for the expiration of the publication of the said notice and no person interested in said work or improvement or in any manner affected thereby, having made any objection thereto, either in writing or in any other manner, and said Council having acquired jurisdiction in the premises, now, therefore,

Be it Resolved by the Common Council of the City of San Diego that Green Avenue from the north line of Dwight street to the east line of Fillmore Avenue in said Park Village, be and the same is hereby closed vacated and forever abandoned as a public street,

The Clerk presented the affidavit of Geo H Spears foreman of the printers and publishers of the San Diego Sun a daily newspaper published daily (except Sunday) at the City of San Diego state of California that the notice of street work being a notice of adaptation by the Common Council of its resolution of its intention to close up alley in Block 36 in Park Village, were correctly published for a period of one week in said newspaper, from the 26th day of July to the 1st day of August 1894 both days inclusive also the affidavit of W L Prout, Superintendent of the streets in the City of San Diego state of California showing that he caused to be conspicuously posted along the line of the alley in Block 36 Park Village in said City from the north line of Wightman Street to the south line of Fillmore Avenue at not more than one hundred feet in distance apart, but not less than three in all, and in front of each block liable to be assessed, notice of street work being a notice of the adaptation of its intention to close up alley in Block 36 aforesaid (a copy of which notice is here to attached and made apart of said affidavit) and that he caused a notice similar in character to be published in the San Diego Sun for a period of ten days, said affidavits were received and filed, Then upon the resolution declaring alley in Block 36 closed was read and on motion was adapted and carried by the following vote, to wit:

Ayes. Prout Whitney Brandt Spears
Bachman Levi Blochman Hill Nutt

objections there to, either in writing or other wise
 or in any manner, and said Council having
 acquired jurisdiction in the premises, now, therefore,
 Be it Resolved, by the Common Council of the
 City of San Diego, that the alley in Block 34 in said
 Park Villas be and the same is hereby closed, vacated
 and forever abandoned as a public alley.

The Clerk presented the affidavit of Geo H Spears
 foreman of the printers and publishers of the San Diego
 Sun, a newspaper published daily (except Sunday) in
 the City of San Diego - State of California, that the
 notice of street work being a notice of adoption by
 the Common Council of its resolution of intention to
 close up alley in Block 33 in Park Villas, were
 correctly published in said newspaper for a
 period of one week from the 26th day of July to the
 1st day of August 1894 both days inclusive,
 also the affidavit of W L Prouty superintendent
 of street in the City of San Diego State of California
 showing that he caused to be conspicuously posted
 along the line of the alley in Block 33 Park Villas
 in said City from the north line of Dwight street
 to the south line of George street at not more than
 one hundred feet in distance apart and not
 less than three in all, and in front of each
 block liable to be assessed, notice of which
 street work being a notice of its adoption of its
 intention to close up alley in Block 33 aforesaid
 (a copy of which notice is here to attached and
 made part of the affidavit) and that he caused
 a notice similar in substance to be published for
 a period of ten days in the "San Diego Sun"
 said affidavits were received and filed. Thereupon
 the resolution declaring alley in Block 33 closed
 was read and in motion was adopted by the
 following vote to wit,

Ayers Crout Whitney Brandt Spears
 Bachman Levi Blochman Sill Nutt
 Said resolution as adopted is as follows.

Resolution No 74

Resolution of the Common Council of the City of San Diego ordering the closing, vacating and abandoning of the alley in Block 33 in Park Villas in the City of San Diego.

Whereas, the Common Council of the City of San Diego having first determined that the public interest and convenience required it duly passed and adopted a notice of its intention to order the closing, vacating and abandoning of the alley in Block 33 in Park Villas in the City of San Diego, in which resolution of intention, the said work and improvement was fully described and the boundaries of the district of lands to be affected or benefited by said work or improvement and to be assessed to pay damage, costs and expenses thereof, were duly fixed and specified; and,

Whereas, the superintendent of streets of said City of San Diego, did cause to be conspicuously posted along the line of the said contemplated work or improvement at not more than three hundred feet in distance apart, and not less than three in all, notices of the passage of said Resolution, said notices being headed ~~with~~ "Notice of Public Work" in letters not less than one inch in length and stating in legible characters the fact of the passage of the said resolution, its date, and briefly, the work or improvement proposed, and referring to the said resolution for further particulars; and said superintendent of streets having caused a notice similar in substance to be published for a period of ten days in the "San Diego Sun", a daily newspaper published and circulated in said City of San Diego having first been designated by the said Common Council as the newspaper in which said notice should be published, and,

Whereas, said notices were posted and published, ~~and~~ ~~as~~ ~~before~~ said, immediately after the adoption of said notice of intention, and,

Whereas, more than ten days have elapsed since the time for the expiration of the publication of said notice and no person interested in said work or improvement or in any manner affected

thereby, having made any objection. There is, either in making or in any other manner, and said Council having agreed upon the premises, notwithstanding, said Council of the City of San Diego that the alley in Block 33 in said City shall be, and the same is hereby closed, vacated and abandoned forever as a public alley.

The Clerk presented the affidavit of West Sparks printer of the printers and publishers of the San Diego Sun, a newspaper published daily (except Sunday) in the City of San Diego - state of California, that the notice of advertisement having a notice of adoption by the Common Council of the resolution of water to close up alley in Block 32 in Park Village were correctly published in said newspaper for a period of one week from the 26th day of July to the 1st day of August 1894 both days inclusive also the affidavit of W. T. Gray, Superior Justice of the City of San Diego state of California showing that he cannot be the complainant party along the line of the alley in Block 32 Park Village in said City, from the north line of George street to the south line of Wightman street, at not more than one hundred feet in distance apart, but not less than six feet, and in front of each block liable to be annexed, notes of which shall work, being a notice of the adoption of the resolution to close up Alley in Block 32 after said (a copy of which notes is here to attached and made part of the affidavit) and that he caused a notice similar in substance, to be published for a period of two days in the "San Diego Sun", said affidavits were received and filed, then upon the resolution declaring alley in Block 32 closed was read and in motion was adopted by the following vote, to-wit:

Ayes 10
 Nays 0
 Absent 0

West Sparks
 Recorder

Resolution No 75.

Resolution of the Common Council of the City of San Diego, ordering the closing, vacating, and abandoning of the alley in Block 32 in Park Villas in the City of San Diego.

Whereas, the common council of the City of San Diego, having first determined that the public interest and convenience required it duly passed and adopted a notice of its intention to order the closing, vacating, and abandoning of the alley in Block 32 in Park Villa in the City of San Diego, in which resolution of intention the said work and improvement was fully described and the boundaries of the district of lands to be affected or benefited by said work or improvement and to be assessed to pay damages, costs and expenses thereof, were duly fixed and specified, and,

Whereas the Superintendent of Streets of said City of San Diego, did cause to be conspicuously posted along the line of the said contemplated work or improvement at not less than three hundred feet distant apart, and not less than three in all, notices of the passage of said resolution, said notices being, headed "Notice of Public Work" in letters not less than one inch in length and stating in legible characters the fact of the passage of the resolution, its date, and briefly, the work or improvement proposed, and referring to the said resolutions for further particulars, and said superintendent of streets having caused a notice similar in substance to be published for a period of ten days in the "San Diego Sun" a daily newspaper published and circulated in said City of San Diego having first been designated by the said Common Council as the newspaper in which said notice should be published, and,

Whereas said notices were posted and published as afore said, immediately after the adoption of said notice of intention, and,

Whereas, more than ten days have elapsed since the time for the expiration of the publication of said notice and no person interested in said work or improvement or

in any manner affected thereby, having made any objection thereto, either in writing or in any other manner, and said Council having a general jurisdiction in the premises, now therefore,

Be it Resolved by the Common Council of the City of San Diego that the alley in Block 32 in said Park Villas be, and the same is hereby closed, vacated and abandoned forever as a public alley

The Clerk presented the affidavit of G. W. H. Spears foreman of the printers and publishers of the San Diego Sun a newspaper published daily except sunday at the City of San Diego state of California that the notice of street work being a notice of adoption by the Common Council of its resolution of intention to close alley in Block 31 in Park Villas, were correctly published in said newspaper for a period of one week from the 26th day of July to the 1st day of August 1894 both days inclusive also the affidavit of W. L. Prout, Superintendent of Streets of the City of San Diego state of California showing that he had caused to be conspicuously posted along the line of the alley in Block 31, in said City, from the north line of Wightman street to the south line of Fillmore Avenue at not more than one hundred feet in distance apart, but not less than three in all, and in front of each block liable to be assessed, notice of street work, being a notice of its adoption of its intention to close up alley in Block 31 afore said (a copy of which notice is hereto attached and made part of the affidavit) and that he caused a notice similar in substance to be published for a period of ten days in the San Diego Sun, said affidavits were received and filed, thereupon the resolution declaring alley in Block 31 closed was read, and no motion was adopted by the following vote, to wit—

Ayes Prout Whitney Brandt Spears
 Buchanan Levi Buchanan Dietz With
 said resolution as adopted is as follows

Resolution No 76.

Resolution of the Common Council of the City of San Diego, ordering the clearing, vacating and abandonment of the alley in Block 31 in Park View in the City of San Diego. Whereas, the Common Council of the City of San Diego, in the City of San Diego, in which resolution of matter, the said work and improvement was fully described and the form and nature of the matter to be effected or completed by said work or improvement, and to be ordered to pay damages, costs, and expenses thereof, were duly given and specified, and,

Whereas, the Superintendent of Streets of said City of San Diego, did cause to be completed and by of said work at not less than three hundred feet in distance apart, and not less than three feet in all, notice of the passage of said resolution and stating in legible characters the fact of said work, the date, and the nature of the work, the date, and the nature of the work, and referring to the said resolution for further particulars; and said Superintendent of Streets having caused a notice similar in substance to the published for a period of ten days in the "San Diego News", a daily newspaper published and circulated in said City of San Diego, having first been designated by the said Common Council as the newspaper in which said notice should be published, and, Whereas, said notices were printed and published as of said, minimum liability of the adoption of said notice of matter, and, Whereas, more than ten days have elapsed since the time for the expiration of the said publication of said notice, and no person

intended in said work or improvement - or in any manner affected there by, having made any application there to, either in writing or in any other manner, and said Board should having a regard jurisdiction in the premises, now, therefore, Do it resolved by the Common Council of the City of New York, that the alley in Block 21 in Area 1 of the City, be and the same is hereby made vacant and forever abandoned as a public alley.

The Clerk presented the affidavit of West A. Spiers former printer and publisher of the New York Herald, a newspaper published daily (except Sunday) in the City of New York State of Baltimore, stating that the notice of Abolition of Alley was published in the Common Council of its notification of intention by the alley in Block 22 in City of New York. We have also the alley in Block 22 in City of New York correctly published in said newspaper for a period of one week from the 26th day of July to the 1st day of August 1894 both days in the affidavit of West A. Spiers, Baltimore, Md. City of New York State of Baltimore, showing that he had caused to be an specimen printed along the line of the alley in Block 22 in City of New York from the North line of George Street to the North line of Washington Street at not more than one hundred feet in distance apart but not less than three in all, and in front of each block liable to be removed, notice of strict work being a notice of its adoption of its intention to close up alley in Block 22. A plan read (a copy of which notice is thus attached and made part of the affidavit) and that he caused a notice number in reference to the published for a period of two days in the "New York Herald" and affidavit was received and filed. Thereupon the resolution declaring the alley in Block 22 closed was made, and in motion was adopted by the following vote - 40 yeas - 0 nays.

Deputy Clerk
 West A. Spiers
 Baltimore, Md.
 City of New York
 State of New York
 do hereby certify that the foregoing resolution was adopted by the following vote - 40 yeas - 0 nays.

Resolution No. 77

Resolution of the Common Council of the City of San Diego, ordering the closing, vacating and abandoning of the alley in Block 22 in Park Villas in the city of San Diego.

Whereas, the Common Council of the City of San Diego having first determined that the public interest and convenience required it duly passed and adopted a notice of its intentions to order the closing, vacating and abandoning of the alley in Block 22 in Park Villas in the City of San Diego, in which resolution of intention, the said work and improvement was fully described and the boundaries of the district of lands to be affected or benefited by said work or improvement and to be assessed to pay damages, costs and expenses thereof, were duly fixed and specified; and,

Whereas, the superintendent of streets of said City of San Diego, did cause to be conspicuously posted along the line of the said contemplated work or improvement at not less than three hundred feet in distances apart, and not less than three in all, notices of the passage of said resolution, said notices being "Notice of Public Work" in letters not less than one inch in length and stating in legible characters the fact of the passage of said resolution, its date, and briefly, the work or improvement proposed, and referring to the said resolution for further particulars; and said superintendent of streets having caused a notice similar in substance to be published for a period of ten days in the "San Diego Sun" a ~~daily~~ newspaper published and circulated in said City of San Diego, having first been designated by the said Common Council as the newspaper in which said notices should be published, and,

Whereas, said notices were posted and published as aforesaid, immediately after the adoption of said notice of intention, and,

Whereas more than ten days have elapsed since the time for the expiration of the publication

Resolution No. 78.

Resolution of the Common Council of the City of San Diego, ordering the closing, vacating and abandoning of alley in Block 21 in Park Villas in the City of San Diego.

Whereas, the Common Council of the City of San Diego having first determined that the public interest and convenience required it duly passed and adopted a notice of its intention to order the closing, vacating, and abandoning of the alley in Block 21 in Park Villas in the City of San Diego, in which resolution of intention, the said work or improvement was fully described and the boundaries of the district of lands to be affected or benefited by said work or improvement and to be assessed to pay damages, and expense there to were duly fixed and specified, and,

Whereas, the Superintendent of Streets of said City of San Diego, did cause to be conspicuously posted along the line of the said contemplated work or improvement at not more than three hundred feet distance apart, and not less than three in all, notices of the passage of said resolution, said notices being headed, "Notice of Public Work" in letters not less than one inch in length and stating in legible characters the fact of the passage of the said resolution its date, and briefly, the work or improvement proposed and referring to the said resolution for further particulars; and said Superintendent of Streets having caused a notice similar in substance to be published for a period of ten days in the "San Diegoan Sun" a daily newspaper published and circulated in said City of San Diego having first been determined by the said Common Council as the newspaper in which said notice should be published, and,

Whereas, said notices were posted and published as aforesaid, immediately after the adoption of said notice of intention, and,

Whereas, more than ten days have elapsed since the time for the operation of the publication of said notice and no person interested in said work

or improvement or in any manner affected thereby having made any objection thereto, either in writing or otherwise or in any other manner, and said Council having acquired jurisdiction in the premises now, therefore,

Be it Resolved by the Common Council of the City of San Diego that the Alley in Block 21 in said Park Village be and the same is hereby, closed vacated and abandoned forever as a public alley

A communication from J. M. Hofner Company, proposing to sell to the City of San Diego their Mission Valley Water System, was read and on motion referred to the Joint Water Committee.

President Nutt did after first giving notice sign an Ordinance instructing the City Treasurer to call in and pay sewer Bonds No. 121, 122, 123, 124, 125. (with interest)

Whereupon motion the Board adjourned until Tuesday August 28th. 1894.

A. E. Nutt
President Board of
Aldermen.

Attest
Geo. D. Saldaña
City Clerk

Ajurned Meeting

Council Chamber of the Board
of Aldermen of the City of San Diego
California August 28th 1894

An ajurned meeting of the Board of Aldermen of the
City of San Diego was held this day,
at 7³⁰ P.M. O'Clock. President Nutt,
presiding.

Present Aldermen. Grant Whitney Brandt Spears
Buchanan Levi Blochman Sill
Nutt and Clerk Colwell,

Absent None,

On motion the reading of the minutes of the previous
meeting were dispensed with.

The following resolution ~~prepared~~ by the
special committee on Resolutions Express-
ing the sympathy of the Council on behalf
of the members of the ^{family of the} deceased H. P. W. Koon was
read and on motion adopted by the following
vote to wit:

Ayes Aldermen Grant: Whitney: Brandt: Spears:
Buchanan: Levi: Blochman: Sill
and Nutt.

Noes None

Absent None

Said Resolution as adopted is as follows:
Resolution None

Horner P. McKoon

Resolution by the Common Council

The committee appointed by the Common Council
to draft resolutions concerning the death of
Horner P. McKoon Esq has prepared the following,
Whereas, Death has suddenly taken away a
good and useful man from this community
there be it

Resolved That in the death of Horner P. McKoon
our City and County has lost a man

whose sterling worth, large heartedness, genial and sunny disposition, reached far into every walk of life, and aided and encouraged every one to renewed effort for good along the lines of work and the settlement of conditions as existing around us,

Resolved that we express our deepest sympathy for the bereaved widow and sons, who this world and father did his duty so faithfully and cheerfully filling the home life with sun shine and making it a delight

Resolved that these resolutions be spread upon the records of the Common Council and a copy of the same given to the family of our departed citizen

A. B. Bachman

D. F. Barker

W. J. Prout

Chas. W. Bailey

Geo. H. Spears

H. Dweeney

The Health & Morals Committee having approved the applications of Wolf & Siefert, Alex Meyers and Anton Meyrhofer for retail liquor license, the same were on motion granted.

Majority and minority reports of the Joint Water Committee in re purchase of water were read and Alderman Whitney moves that the Majority report, recommending that the City purchase from the Mt Peck Co. 1000 inches of water, be adapted.

Alderman Prout offers an amendment that both reports be received and placed on file, said amendment was lost by the following vote.

Yes. Aldermen Prout, Whitney, Spears, Bachman and Levi.

No. Aldermen Prout, Bachman, Sill & Nutt.

Whereupon the majority report was adapted and is as follows:

Next so long, both in cost and development, in the preparation of a rent one to three;

We are still further opposed to city develop- ment because no source of supply is now possible in the city which does not lie behind a strong and situated barrier of litigation; further because the city cannot develop work from any source

get any goods which would not deprive a large section of country of our chance of future prosperity; for the city can neither develop a surplus to sell nor can it give with the country in any form of direct co-operation.

We further object because the cost of the development of the river's capacity of water needed by the city would be out of proportion to its present market value. We object further because the prosperity of the city is so closely interlinked with the prosperity of the adjacent country that the policy of separate city development would be unjust and short sighted.

Wanted to be from our producers lands than greater hope of remunerative improve ment, and must not be viewed from a the oft-repeated question, "What is your back country?" And we object finally because under no manufacturing relations would it be safe for the city to enter upon the development of our water power supply, with the amount of funds which it could raise under the present state of

\$15,000,000.

We are opposed to the Ohio Valley proposition for the reason that it lacks the three great and indispensable attributes of certainty, sufficiency and security. When we can develop water, or what little they have there, with upon vague and uncertain statements, the sufficiency of their possible supply is still less satisfactory; while the security offered is plainly inadequate.

We are opposed to the Ohio Valley proposition for the reason that it lacks the three great and indispensable attributes of certainty, sufficiency and security. When we can develop water, or what little they have there, with upon vague and uncertain statements, the sufficiency of their possible supply is still less satisfactory; while the security offered is plainly inadequate.

We are opposed to the Ohio Valley proposition for the reason that it lacks the three great and indispensable attributes of certainty, sufficiency and security. When we can develop water, or what little they have there, with upon vague and uncertain statements, the sufficiency of their possible supply is still less satisfactory; while the security offered is plainly inadequate.

We are opposed to the Ohio Valley proposition for the reason that it lacks the three great and indispensable attributes of certainty, sufficiency and security. When we can develop water, or what little they have there, with upon vague and uncertain statements, the sufficiency of their possible supply is still less satisfactory; while the security offered is plainly inadequate.

practically identical, the arrangement we have cannot be the water to the city, and the question of

any surplus water is involved in the much doubt
to form the basis of negotiation.

We are opposed to the Plains Compact provision
for the reason that it has not yet been able to develop
and keep in hand 1000 million gallons of water in ability to develop
a further quantity of water in problematics! and the
security of food would necessarily be insured with
contract already made, and could not be made
so unguaranteed as to be worthy of the city's acceptance.
We are opposed to see that these provisions in
the Compact on grounds that they would divert water
to the city from lands that are dependent upon
their source of supply. Their ability to carry city and
country over a dry year is open to grave doubt.
and in the ground that the patterns of water use
not aid in the development of a single acre of
the and lands.

We favor the acceptance of the best proposition
that can be obtained from the market and added
compensation for the reason that they are able to
develop and deliver to the city all the water
it needs for many years to come. The water is
collected at high altitudes from precipitations
in mountain, far from pollution, it falls over
catalabs in the way to the city reservoir, the delivery
of the supply and the reservoirs is undoubted security
against shortages and for in dry years, the companies
have acted a habit as to give grounds for confidence
in their ability to develop water, the security
of food being a first-class in the entire property
will be the best that can be offered by any corporation
for the west that could produce a first class of the
city. We would be that the city would be in and
business structure owner of the entire system, the city
insecurity will thereby add a great water price
operating at the very doors of the city, and yet
will pay less for water than I can obtain if the
from any other source.

From question has been raised with
Committee whether a first class in the water
could on the plant can be given by the above

companies in as much as the Jamacha Irrigation District has certain rights which the proposition does not clearly define. We are of the opinion that any ~~rights~~ negotiations made by the City should be on the basis of an unquestioned line in the whole plant, and the first right to the use of the water. We are advised that the allied companies are in a position to make such a line and to confer such first right and we make this report and these recommendations upon the assumption that they can acquire such rights if they do not already possess them.

If the Council shall adopt these recommendations and the people shall enact them into a contract by their ballots it is possible that years hence some one may be able, in the light of experience to truthfully assert that the City might have obtained the same quantity of water from some other source at a somewhat smaller expenditure of the public funds; but the question has been so earnestly opposed and so earnestly defended, and the whole question has been subjected to so many long and sometimes heated debates, that we are now convinced that the Mt Tecate offers the only basis upon which this City can safely negotiate with.

August 27th 1894.

All of which is respectfully submitted.

W P Whitney
Gustavica

W L Barrow

Jas S. Barman

The minority and majority reports of the Joint Water Committee having been read, and all propositions received by the committee having been filed. Alderman Levi moves that the Council enter into negotiations with the Mt Tecate Company for the purchase of one thousand inches of water in accordance with the report as submitted by Alderman Whitney. Thereupon motion of Alderman Silk. Said motion of Alderman

Levi was amended by appointing a special committee of three to negotiate also with the pine valley company, and report back to the Board on Saturday Sept. 1st 1894. at which time the Board adjourned, said amendment having been adopted. President Nutt, appoints Aldermen Sill, Blochman and Whitney as such committee.

President Nutt after first giving notice did in open session sign an Ordinance granting the security company a franchise for constructing a telephone system through streets of the city of San Diego.

Thereupon the Board adjourns until Saturday September 1st at 7.30 P.M.

A. E. Nutt
 President Board of Aldermen.

Attest
 Geo. D. Galdeman
 City Clerk.

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California. September 8th 1894.

An adjourned meeting of the Board of Aldermen of the City of San Diego, was held this day at 7:30 o'clock P. M. President Nutt presiding.

Present Aldermen Bout: Whitney: Brandt:
Spears: Bachman: Levi:
Blochman: Sill: Nutt, and
Clerk Goldman.

Absent None

On motion of Alderman Blochman the reading of the minutes was dispensed ^{with}.

The opinion of the City Attorney as to the City's power to purchase 1,000 miners inches of water from the Mt. Pearte Land and Water Company, and take a mortgage bond upon the works, rights etc. was read and on motion placed on file.

A communication from the Directors of the Mt. Pearte Land and Water Company, requesting the Council to defer action on its proposition at present, was read and on motion laid on the ^{table}.

A report showing the conditions on which the Mt. Pearte and Pine Valley Company submitted its proposal to furnish the City with 1,000 inches of water, was read and filed.

A communication from Alderman Whitney recommending that the proposition of the Mt. Pearte Land and Water Company be accepted, ~~was read~~ and Alderman Spears moves that it be laid on the table. thereupon motion of Alderman Whitney was amended by lay all proposition on the table.

On motion of Alderman Whitney, that the entire Council go out and visit the W. Stearns and other water systems. The following roll call was taken showing the following result to wit:

Does Aldermen Prouh. Brandh; Spears; Levi;
Blochman and Nutt.

Ayes Aldermen Whitney; Bachman and Sill
absent none

On motion of Alderman Levi the special committee appointed to negotiate with W. Stearns and Hill Valley Company was discharged.

An Ordinance transferring \$821.75 from the Water Fund to the Street Sprinkling Fund was read and on motion adopted by the following vote to wit:

Ayes Aldermen Prouh; Whitney; Brandh; Spears;
Bachman; Levi; Blochman and Sill
and Nutt.

Does None

Absent None

Said Ordinance as adopted is as follows:

Ordinance No. _____

An Ordinance transferring \$821.75 from the Water Fund to the Street Sprinkling Fund.

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

Section 1. That there be and hereby is transferred from the Water Fund of the City of San Diego, to the Street Sprinkling Fund of said City the sum of \$821.75, for the purpose of paying for labor & teams during the month of September, 1894, used in sprinkling the streets of said City.

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

The Ordinance presented by the City Engineer proposing to establish the Grade on Harrison Avenue, was read and referred to the J. S. Committee.

Thereupon the Board adjourned. (for two weeks)

Attest Geo. D. Saldeman
 City Clerk President Board of Aldermen.

Regular Meeting

Council Chamber of the Board
 Aldermen of the City of San Diego,
 California, September 3rd 1894

This being the time and place for the
 Regular Meeting of the Board of Aldermen
 there not being a quorum present, the Board
 adjourned until Tuesday September 4th 1894
 at 7.30 o'clock P.M.

A. E. Gault
 President Board of Aldermen.

Attest Geo. D. Saldeman
 City Clerk

Adjourned Meeting

Council Chamber of the Board of
 Aldermen of the City of San Diego,
 California, September 4th 1894

This being the time and place to which the Board
 of Aldermen adjourned and there not being a
 quorum present, the Board adjourned until
 Wednesday September 5th 1894 at 7.30 o'clock
 P.M.

A. E. Gault
 President Board of Aldermen

Attest Geo. D. Saldeman
 City Clerk

Special Session

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, September 5th 1894.

Pursuant to adjournment and to the following
call of the Mayor, to-wit:

Mayors Office

San Diego, Cal. Sep. 5th 1894.

To the Honorable the Common Council

Of the City of San Diego.

Gentlemen:

You are hereby respectfully called to
meet in special session tonight at 7.30 P.M. to
consider the Ordinance adopted last Monday night
transferring moneys to the Street and other Funds
so as to pay outstanding warrants for labor
done by workmen for the City, etc. And you are
authorized to transact any other business as may
come before you and which your honorable body
may wish to consider.

In calling your Honorable body in special
session I do so because complaints have
been made to me by workmen who hold
City warrants for labor done by them, and
who cannot get the money thereon from the City
Treasurer until you have concurred in the Ord-
inance transferring funds. I believe that a working-
man, holding a City warrant for labor done
should not be delayed in receiving the money
he is entitled to, if there is any money in
the City Treasury; and he should not be compelled
to wait or discount his warrant.

Respectfully

Wm. Carlsson

Mayor of the City of San Diego.

A special session of the Board of Alder-
men was held this day at 7.30 o'clock
P.M. President Nutt presiding.

Present Aldermen Whitney: Brandt: Bachman: Levi:
Blochman: Hill: Nutt & Clerk Goldman.

Abner Alderman Branch and Speare.

An Ordinance transferring Five thousand dollars from the Sewer Bond Interest and Sinking Fund, to other funds was read and motion adopted by the following vote, to-wit:

Yeas Alderman Whitney; Branch; Bachman; Levi; Blackman; Hill and Smith.

Nays None

Abner Alderman Branch and Speare.

Said Ordinance as adopted is as follows:

Ordinance No. _____

An Ordinance transferring Five thousand dollars from the Sewer Bond Interest and Sinking Fund, as follows; to the Street Fund \$1000⁰⁰. To the Sewer Fund \$500⁰⁰ to the Salary Fund \$3500⁰⁰ and directing the Treasurer to pay the interest due on the outstanding Sewer Bonds when due, but not to redeem any of said bonds until after the 1st day of January 1894.

Enacted by the Common Council of the City of San Diego, California, as follows: Sec. 1. That the said hereby is transferred from the Sewer Bond Interest and Sinking Fund of the City of San Diego, California, the sum of Five thousand dollars to the following named funds in the following amounts, to-wit:

- To the Street Fund the sum of \$1000⁰⁰
 - To the General Fund the sum of \$500⁰⁰
 - To the Salary Fund the sum of \$3500.00
- Sec. 2. That the City Treasurer be and he is hereby directed to pay no part of the principal or any part of the Sewer Bond until after the 1st day of January 1894 but he shall pay all interest thereof due.
- Sec. 3. That this Ordinance take effect and be in force from and after its passage and approval

After first giving notice President, Nuth did like these Ordinance signs in Ordinance form paying \$500⁰⁰ from the Sewer Bond Interest and Sinking to other funds.

Whereupon the Board adjourned until Friday Sept. 7th 1894.

A. E. Smith

President Board Aldermen.

Attest

Geo. D. Salcedo City Clerk

Adjourned Meeting

Council Chamber of the Board of Aldermen of the City of San Diego, California, September 6th. 1894.

This being the time and place to which the Board of Aldermen adjourned and there not being a quorum present the Board adjourned until Friday September 7th. 1894. at 9:30 o'clock P. M.

A. E. Smith

President Board Aldermen.

Attest Geo. D. Salcedo

City Clerk.

Adjourned Meeting.

Council Chamber of the Board of Aldermen of the City of San Diego California, September 7th. 1894.

This being the time and place to which the Board of Aldermen adjourned and there not being a quorum present, the Board adjourned until Saturday September 8th. 1894. at 9:30 o'clock P. M.

A. E. Smith

President Board of Aldermen

Attest

Geo. D. Salcedo
City Clerk

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California. September 8th. 1894.

This being the time and place to which the
Board of Aldermen adjourned, and there not
being a quorum present, the Board adjourned
until Monday September 10th. 1894. at 7:30
O'clock P.M.

A. E. Smith
President Board of Aldermen.

Attest

Geo. D. Gallegan
City Clerk

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California. September 10th. 1894.

This being the time and place to which
the Board of Aldermen adjourned and there
not being a quorum present, the Board adjourned
until Tuesday September 11th. 1894. at 7:30 O'clock
P.M.

A. E. Smith
President Board of Aldermen.

Attest

Geo. D. Gallegan
City Clerk

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California. September 11th. 1894.

An adjourned meeting of the Board Aldermen
was held this day at 7:30 O'clock P.M. President
Kutt. presiding

Present Aldermen Brandt: Levi: Blochman: Sill ^{and}
Mitt. and clerk Goldenou.

Absent Aldermen Prouh: Whitney: Spears and Bachman.

The following Joint Resolution, authorizing
the Board of Fire Commissioners to expend a sum
of money not exceeding \$150⁰⁰ in entertain-
ing the Veteran Volunteer Fireman's Association of
San Francisco. was read and on motion adopted by
the following vote to wit:

Ayes Aldermen Brandt: Levi: Blochman: Sill
and Mitt.

Noes None

Absent Aldermen Prouh: Whitney: Spears & Bachman.

Joint Resolution No. _____

Be it Resolved by the Common Council of the
City of San Diego:

That the Board of Fire Commissioners of said
City be and they are hereby authorized to ex-
pend a sum not exceeding \$150⁰⁰ in en-
tertaining the Volunteer Fireman's Association
of San Francisco, during the month of September
1894, and the Auditing Committee is thereby re-
quested to audit the same. Said sum to be
paid out of the Fire Department Fund.

~~The clerk presented the Affidavit of Geo. H.
Spears, Foreman of the printers and publishers
of the San Diego Star, a newspaper published
daily (except Sundays) at the City of San
Diego, State of California, showing that the
Resolution of intention to Grade Walnut Avenue,
from the West line of Fifth Street, to the East~~

in said newspaper for the period of three days to wit: From the 15th day of August 1894, to the 28th day of August 1894. Both days inclusive²⁶ the Affidavit by Geo. S. Deerman, Clerk of the City of San Diego, California, showing that he did on the 25th day of August 1894, look carelessly in the following places for the date of the Council Chamber of the Board of Delegates of the City of San Diego, California, which on the floor of the Board of Aldermen of said City, copies of the Resolution ordering the Work of Shading Walnut Avenue from the West lined of Fifth Street, to the East line of Alvarado Street, together with copies of the Specifications therefor as contained in Ordinance No. 53. (a copy of which said Resolution and Ordinance containing my Specifications ~~was~~ ^{are} ~~attached~~ ^{attached} and made a part of said Affidavit) and that ~~therefore~~ ^{therefore} he would so posted for the period of five days immediately thereafter, also a copy of said Affidavit to Geo. H. Deerman of the printer and publisher of the San Diego and a newspaper published being at the City of San Diego, California, showing that the notice relating thereto was prepared (a copy of which notice was then attached and made a part of said Affidavit) to Grade Walnut Avenue between Fifth Street & Alvarado Street. Now published in said newspaper for the period of three days, to wit: From the 25th day of August 1894, to the 28th day of August 1894. Both days inclusive, also the Affidavit of Geo. S. Deerman, Clerk of the City of San Diego, California, showing that he did on the 25th day of August 1894, look carelessly in the following places to wit: On the door of the Council Chamber of the Board of Delegates of the City of San Diego, California, laid on the floor of the Council Chamber of the Board of Aldermen of said City: copies of the notice relating thereto

work proposals, for grading Walnut Avenue from the West line of Fifth Street, to the East line of Albatross Street, together with copies of the Specifications therefor as contained in Ordinance No. 53 (a copy of which said Notice and Ordinance containing specifications, was ^{thereto} attached and made a part of said affidavit.) and that the same remained so posted for the period of five days, immediately thereafter. ~~Said~~ affidavits were received and filed.

Thereupon the clerk, stated in response to the above advertising he had received two bids for grading said Walnut Avenue; viz: That of D. J. Goodbody and of J. Nickerson, said bids having been opened and that of J. Nickerson being the lowest, was on ^{motion} of Alderman Levi accepted. and the following Resolution of Board was read and adopted by the following vote, to-wit:

Ayes Aldermen Brandt: Levi: Blochman: Sill
and Nutt.

Noes none

Absent Aldermen Prout: Whitney: Spears & Bachman.

Resolution of Board

Of contract for grading Walnut Avenue Resolved, That the Common Council of the City of San Diego, California, having in open session the Board of Delegates on the 3rd day of September 1894 and the Board of Aldermen on the 11th day of Sept. 1894, opened, examined, and publicly declared all sealed proposals or bids offered for the following work to-wit: That Walnut Avenue in said City from the west line of 5th Street to the East line of Albatross Street (except such portions thereof as is required by law to be kept in order or repair by any person or company having railroad tracks thereon) and the sidewalks thereof, and the entire crossings of said Walnut Avenue with the streets intersecting the same be graded to the official grade thereof, as established by Ordinance No. 259, approved

May 29th 1894.

All work shall be done under and contractors shall be bound by the provisions of Ordinance no 53 and 256, approved respectively Dec. 24th. 1889 and May 29th 1894. Hereby rejects all of said bids except that which herein mentioned and hereby awards the contract for said work to the lowest regular responsible bidder, to-wit: Geo. J. Nickerson at the following price, as specified in his proposal and file for said work, to-wit: Best steamboat for cubic yard: for embarkment (if any) other than that made by excavation \$0.40 per cubic yard for overboard fees each 100 feet over and above the price 300 feet two cents per cubic yard.

The Clerk of this City is hereby directed to post notices of this award conspicuously for five days and on near the Courthouse Chambers door of this City, and also publish said notice in the San Diego and a daily newspaper published and circulated in this City, three for and hereby designated, for two days.

In the matter of Trading and Printing &c. struck from 6th to the 8th Street. The Clerk (presently the Applicant) of Geo. H. Speers, Governor of the printers and publishers of the San Diego Sun, all news paper published daily at the City of San Diego, California. (except Sundays) at the City of San Diego, California. Showing that the resolution of the work of Trading and Printing &c. struck from the East line of Sixth Street to the West line of Eighth Street was published in said news paper for the period of three days to-wit: from the 25th day of August 1894 to the 28th day of August 1894. Both days inclusive, also the Applicant of Geo. J. Galbreath Clerk of the City of San Diego, California showing that he did on the 6th day of October

1894. post conspicuously in the following
place to wit: on the door of the Council Chamber
of the Board of Delegates of the City of San Diego,
California, and on the door of the Council Chamber
of the Board of Aldermen of said City. Copies
of the Resolution Ordering the work of grading
and paving "A" Street from the East line
of Sixth Street to the West line of Eighth Street
together with copies of the Specifications thereon
as contained in Ordinance Nos 53 & 226 (a
copy of which said Resolution & Ordinances con-
taining a Specification was thereto attached &
made a part of said affidavit) and that the
same remained so posted for the period of
five days immediately thereafter. Also
The affidavit of Geo. A. Sears, Chairman
of the Publisher of the San Diego Sun, a
news paper, published daily in the City of
San Diego, State of California, showing that
a notice in writing struck work proposals for
grading and paving of "A" Street between 6th &
8th Street in said City of San Diego, was published
in said news paper for the period of three
days, to wit: from the 25th day of August, 1894,
to the 28th day of August, 1894, both days inclusive.
The affidavit of Geo. J. Goldman, Clerk of
the City of San Diego, California, showing that
he did ~~not~~ ^{on} the 25th day of August, 1894, post
conspicuously in the following places to wit:
on the door of the Council Chamber of the Board
of Delegates of the City of San Diego, California &
on the door of the Council Chamber of the
Board of Aldermen of said City, copies of
the notice in writing "A" Street. Work proposed for
grading and paving "A" Street, from the East line
of Sixth Street to the West line of Eighth Street
together with copies of the Specifications thereon as
contained in Ordinances Nos 53 & 226. A copy
of which said Notice and Ordinances contain-
ing a Specification was thereto attached and
made a part of said affidavit) and that the
same remained so posted for the period of five

days immediately thereafter.
 said affidavits were received and filed, and
 thereupon the clerk stated that he had
 received but one bid in response to
 the aforesaid advertising that of Over and
 Nagle, proposing to grade said street at
 45 cts per cubic yard & for paving 15 $\frac{1}{4}$ cents
 per sq foot. thereupon motion of Alderman
 Levi action on said bid was deferred till next
 meeting of the Board.

On motion of Alderman Brandt the
 Board adjourned until Monday September
 17th, 1894, at 7.30 O'clock P.M.

A. Edgett
 President Board of Aldermen.

Attest
Geo. D. Gardner
 City Clerk

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California. September 17th. 1894.

An adjourned meeting of the Board of Aldermen
of the City of San Diego. was held this day at
7:30 O'Clock P. M. President Nutt. presiding
Present Aldermen Prouh: Whitney: Brandt: Spear:
Bachman: Levi: Blochman: Sill:
Nutt and Clerk Colwell.

Reports None

The minutes of adjourned meetings held
August 23. 28 and September 1st. 1894. were read
and approved.

The Bid of Over and Nagle for Grading &
Paving F. Street between 6th. and 8th. Streets
laid over at last session of the Board until
this time, was taken up, and on motion
of Alderman Levi accepted by the following
vote. to wit:

Ayes Aldermen Prouh: Whitney: Brandt: Spear:
Bachman: Levi: Blochman: Sill & Nutt.

Noes None

Said bid of Over and Nagle having been
accepted, the following Resolution of Award
was read and on motion adopted by
the following vote. to wit:

Ayes Aldermen Prouh: Whitney: Brandt: Spear:
Bachman: Levi: Blochman:
Sill and Nutt.

Noes None

Resolution of Award
of Contract for Grading and Paving F. St.
Resolved, That the Common Council
of the City of San Diego, California, having
in open session, the Board of Delegates on
the 3rd day of September 1894 and the
Board of Aldermen on the 11th. day of Sept. 1894

opened, examined and publicly declared all sealed proposals or bids offered for the following work, to-wit: That "F" Street in said city from the East line of Sixth Street to the West line of Eighth Street (except such portions thereof as is required by law to be kept in order or repair by any person or company having railroad tracks thereon) and the entire crossings of said "F" Street, with the streets intersecting the same, be graded and paved from curb to curb in the manner following, to-wit:

The grading to be to the official grade as established by Ordinance No. 303, approved January 31st. 1889, and to the found of cross-section on file in the office of the City Engineer, fixing the crown grade of said Street four inches lower than the curb grades.

The paving shall be of bituminous rock two inches thick laid on the natural earth in accordance with special specifications No 5 of Ordinance No 226 approved August 15th. 1893: All work shall be done under and contractors shall be bound by the provisions of Ordinances Nos 53, 226 and 303, hereby rejects all of said bids except that next herein mentioned and hereby awards the contract for said work to the lowest regular responsible bidder, to-wit: to Over and Nagle at the following prices, as required in their proposal on file for said work, to-wit:

For excavation 45¢ per cubic yard.

" Overhaul two cents per cubic yard

" Paving 15¼ cents per square foot.

The clerk of this city is hereby directed to post notice of this award conspicuously for five days on or near the Council Chamber door of this city, and also publish said notice in the San Diego Sun a daily newspaper published and circulated in this city, thereof and hereby designated for two days.

A communication from the Board of Public Works requesting the Council to grant them authority to sprinkle upper 5th street with fresh water, was read, and on motion granted.

An application from Kellar and Company for an auctioneers license in accordance with Ordinance No. 244 was read & on motion granted.

A petition of Oscar Hinters, proprietor of a Barber Shop on D. street, between 4th and 5th streets, requesting the Council to grant him permission to use up to exceed two & one half feet of the sidewalk in front of his shop on which to maintain a Boot Block chair, was read and on motion granted.

A communication from Geo Roberts, "a taxpayer" endorsing the action of the Council in relation to certain standards taken on the Mt. Pearte Land and Water proposition was read and filed.

The statement of the Auditor showing the conditions of the numerous funds of the City for the month of August, was read and filed.

The report of the Police Judge showing fines collected during the month of August, amounting to \$66⁰⁰ was read and filed.

The report of the City Treasurer showing the receipts and disbursements of his office for the six months ending September 1st 1894, as required by the Charter, was read and filed.

A Joint Resolution providing for the purchase of a certain number of inches of water from the different Water Systems

was read and Alderman Brandt moves to adopt. Thereupon motion of Alderman Spear. Said motion was amended by referring the Resolution as read to the Water Committee.

A message from the Mayor transmitting an invitation from the Executive Committee of the Cabildo Celebration was read and on motion the invitation was accepted and the message placed on file.

On motion Alderman Levi was appointed a committee of one, to procure Carriages for the members of the Board of Aldermen wishing to participate in the parade in connection with the Cabildo Celebration.

A Joint Resolution authorizing the Board of Public Works to purchase a certain amount of lumber and canvas amounting to \$500⁰⁰ was read and on motion adopted by the following vote to-wit:

Ayes Aldermen Prout: Whitney: Brandt: Spear:
Bachman: Levi: Blockman: Sill
and Nutt.

Noes None

Absent None

Said Resolution as adopted is as follows.

joint Resolution No. 495
Whereas by Ordinance No 269 there was transferred the sum of \$500⁰⁰ to the General Fund of this City, which said sum is in addition to the amount estimated and levied for said General Fund for the present fiscal year, and
Whereas the Common Council desired to have purchased certain lumber and material to an amount not exceeding \$500⁰⁰ for the use and benefit of the City, Therefore

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

That the Board of Public Works be and it is hereby authorized and directed to purchase lumber to the amount of \$210⁰⁰ and canvas to the amount of \$290⁰⁰ and approve and allow the bills therefor, the same to be paid from out the General Fund.

Auditors Certificate

I hereby certify that the passage of the above Resolution will not violate any of the provisions of the charter.

Hat. R. Titus
Auditor.

In accordance with the recommendation of the Joint Finance Committee the following petitions for a correction in certain erroneous assessments were presented and granted, viz:
The Cal. Southern Railway, Mrs H. A. Husley, J. L. Mason and A. R. Johnson.

The following Resolution authorizing the Janitor to expend \$20⁰⁰ for the purpose of decorating the City Hall, was read and on motion adopted, by the following vote to-wit:

Ayes Aldermen Prouh: Whitney: Brandt: Spears:
Bachman; Levi: Blochman: Sill
and Nutt.

Noes None

Absent None

Joint Resolution NO. 497.

Be it Resolved by the Common Council of the City of San Diego,

That the Janitor be allowed 20⁰⁰ dollars for the purpose of decorating the City Hall.

An Ordinance authorizing the Tax collector to appoint an additional deputy, and providing the manner in which said deputy shall be paid, was read and on motion adopted by the following vote to-wit:

Ayes Aldermen Prouh: Whitney: Brandt: Spears:

Low
Bachman: Blochman: Bill & Mark.

see page

check page

Said Ordinance as drafted is as follows.

Ordinance No

An Ordinance authorizing the Tax Collector to appoint an additional deputy Tax collector: defining his duties and fixing the compensation of the same. and repealing ordinance no 215. of passed June 30th. 1893.

Whereas, there is a large amount of delinquent taxes due the City: and

Whereas, the Common Council in fixing the tax rate for the fiscal year 1893 took into consideration the collection of the delinquent taxes; & whereas, the Tax collector needs additional help to collect the additional taxes due the City now therefore: Be it Ordained, by the Common Council of the City of San Diego, as follows:

Section 1 That the Tax collector of the City of San Diego be, and he is hereby authorized to appoint an additional deputy Tax collector for the purpose of collecting the delinquent taxes due the City for the year 1892 and for the years thence.

Section 2 That it shall be the duty of the delinquent deputy Tax collector appointed under the provisions of this Ordinance to devote his entire time in the collection of the delinquent taxes due the City for the year 1892, and all delinquent taxes due the City for the year prior thereto; and such deputy Tax collector shall report to the Common Council monthly the amount of delinquent taxes so collected.

Section 3 It is hereby made the duty of said delinquent Tax collector to give written notice by mail to all delinquents where notice or address is known, or can by reasonable means be ascertained by said deputy, to pay the taxes due by such persons to the City. Such notice shall contain the amount of taxes due from such person to the City and specifying the date and place upon which said taxes are due.

and the year or years in which said taxes were ^{levied}.
Section 4. All taxes collected by the deputy delin-
 quent tax collector, appointed under the provisions
 of this Ordinance shall be paid daily to the
 city tax collector of this city and said deputy
 shall take the tax collector's receipts therefor.
Section 5. That the compensation of said deputy
 tax collector, appointed under the provisions of
 this Ordinance shall be, and the same is hereby
 fixed at 15 per cent of all the delinquent taxes
 collected by said deputy tax collector, payable
 out of and from the delinquent taxes so collected,
 which amount shall be allowed said collector
 by the auditing committee at the time and
 in the manner that other claims against the
 city are allowed, upon a claim being
 filed therefor supported by the affidavit of such
 deputy tax collector and certificate of the tax collector
 that the amount of taxes claimed to have been
 collected by said delinquent tax collector has
 been paid over to the city.

Section 6. That Ordinance No. 217, approved June
 30th, 1892 be and the same is hereby repealed.
Section 7. This Ordinance shall take effect and
 be in force from and after its passage and ap-
 proval and after publication in the Indigian.

President Nutt did after first giving
 notice sign in open session an Ordinance
 providing for the appointment of an additional
 deputy by the tax collector. Also an Ordinance
Authorizing \$2,175 for the Stock Printing Fund.

The Ordinance establishing the grade on
 Harrison Avenue was read and on Motion
 adopted in accordance with the Street Committee
 report. By the following vote to-wit:

Ayes Alderman Prouh: Whitney: Bradb: Spears:

Nay: Buchanan: Blochmann: Hill & Nutt.

Absent none

Alderman Levi excused

Said Ordinance as adopted is as follows

Ordinance No. 10

An Ordinance Establishing the Grade of Harrison Avenue from the West line of 28th Street to the South line of "N" Street in the City of San Diego, State of California.

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

Section 1. The grade of Harrison Avenue from the West line of 28th Street to the South line of "N" Street in the City established as follows:

The elevation of the points herein named above the datum line of levels fixed by Ordinance No. 3, shall be fixed as follows.

At the North West corner of Harrison Avenue and 28th Street 85.00 ft.

At the South West corner thereof 83.00 ft.

At the North corner of Harrison Ave and South 27th Street 86.00 ft. At the South corner thereof 85.00 ft. At the East corner thereof 86.00 ft.

At the West corner thereof 85.00 ft. At the North corner of Harrison Ave and South 26th Street 94.00 ft.

At the South corner thereof 92.50 ft. At the East corner thereof 93.50 ft. At the West corner thereof 93.00 ft.

At a point on the North line of Harrison Avenue and 300 feet from the North corner of Harrison Ave and South 26th Street, midway between South 26th and 25th Street 96.00 ft.

At a point on the South line of Harrison Avenue and 300 feet from the West corner Harrison Ave and South 26th Street, midway between South 26th and 25th Streets 96.00 ft.

At the North corner of Harrison Avenue and South 25th Street 83.50 ft.

At the South corner thereof 86.50 ft. At the East corner thereof 86.50 ft. At the West corner thereof 85.50 ft. At a point on the North line of Harrison Ave and 300 feet from the North corner South 25th Street, and midway between South 25th and 24th Streets 75.00 ft. At a point on the South line of Harrison Avenue and 300

71.00 ft. from the West corner south 25th street and
midway between south 24th and 25 streets 74.50 ft.
at the north corner of Harrison Ave. and south
24th streets 71.00 ft.

at the south corner thereof 70.00 ft. at the East
corner thereof 71.00 ft. at the West corner thereof
70.00 ft. at the North corner of Harrison Ave. and
south 23rd street 52.50 ft.

at the south corner thereof 53.00 ft. at the
East corner thereof 53.00 ft. at the West corner
thereof 52.50 ft. at a point where the northerly
line of Harrison Ave intersects the south line
of "N. Street 49.80 ft. at a point where the southerly
line of Harrison Ave intersects the south line of
"N. Street 48.20 ft.

And the grade of said Harrison Ave. between the
points fixed by this Ordinance, shall be of uniform
ascend and decent as shown by the grade map
made by the City Engineer and on file in his office.

The center of said Street shall be the average
elevation of the opposite curb grades.

Section 2. All Ordinances or parts of Ordinances
in conflict herewith are hereby repealed and this
Ordinance shall take effect and be in force
from and after its passage.

The following Joint Resolution, instructing
the Board of Public Works, to loan the Cabildo
Celebration Committee certain Lumber & Material
was read and adopted by the following vote to-wit:

Ayes Alderman Prout: Whitely: Bradd: Spears: Beckman:
Levi: Blochman: Sill and Nutt.

Noes None

Absent None

Joint Resolution No. 496.

Be it Resolved by the Common Council
of the City of San Diego, California, as follows:
That the Board of Public Works be and it is
hereby authorized to temporarily loan to
the Cabildo Celebration Association, a Cor-
poration organized and existing under and by
virtue of the laws of the State of California, any

lumber or canvas called for by said association which may be owned by the city and not now in use by it.

The same to be returned to the control of said Board of Public Works within 90 days.

A Resolution instructing the City Engineer to make a survey through the Linda Vista Irrigation District, with a view of establishing a main wagon road, as recommended by the Street Committee, was read and adopted by the following vote, to-wit:
 Ayes Alderman Probst; Whitney; Brandt; Spears; Bachman; Levi; Blochman; Sill and Nutt.

None None

Absent None

Said Resolution as adopted is as follows:
 City Resolution No. 494.

Whereas, the citizens and taxpayers residing in the Linda Vista Irrigation District, have for a number of years paid taxes for the maintenance of municipal affairs in the City of San Diego, and from which they have never any direct benefit, therefore

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

That the City Engineer be, and he is hereby instructed to make a survey of the proposed road as contemplated in the petition of the Wilson Fruit Co. on file in the City Clerk's Office, with a view of establishing a main wagon road through said district.

The following Report of the Police Committee, to whom was referred the message of the Mayor in the matter of paying the Pound Keeper a regular salary and to dispense with his deputies, was read and on motion adopted, viz:

That the Committee on Police recommend

that the recommendation of the Mayor, as included in the within message be not concurred in.

W. J. Prout

C. C. Braudh

J. S. Bachman

C. C. Hakes

9/8 1894.

Whereupon the Board adjourned

A. E. Gault

President Board Aldermen

Attest
Geo. D. Caldwell
City Clerk

Regular Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California October 26th 1894

Consistent to adjournment a meeting of the Board of Aldermen was held this day at 7:30 o'clock P.M. President Nutt presiding.

Present Aldermen Prouh; Whitney; Braidd; Spear;
Buchanan; Levi; Blochman; Nutt
and Clerk Colwell

Absent Alderman Sill

The minutes of adjourned meeting held September 17th 1894 were read and approved.

A communication from the Pine Valley Co. proposing to sell to the city 700 inches of water was read and referred to the joint water committee.

On motion of Alderman Levi action of the Board of Delegates, in relation to a reduction of \$10 ^{per day} for the circus license as requested by the manager of Boones show, was concurred in.

A communication from about 1000 persons endorsing municipal ownership of the water system was read and referred to the joint water committee.

The minority and majority reports of the water committee of the Board of Aldermen were read together with a resolution as submitted by the majority part of said committee and on motion of Alderman Prouh referred to the joint water committee.

A report of the city lands committee to whom was referred the proposition of A. E. Foster, in relation to the plaza, was read and on

motion adopted, and is as follows:

San Diego Calif. Oct 3rd 1894.

To the Common Council
City of San Diego.

Gentlemen:

We the City Lands Committee to whom was referred the proposition of A. E. Horton, to sell to the City of San Diego, his title to the Horton Plaza, report as follows.

We recommend that the City offer A. E. Horton during his life the sum of one hundred dollars per month for a term fixed, from A. E. Horton, Henry L. Titus and all other persons owning property fronting on D. Street, between 3rd and 4th streets, to their interest of that portion or part of D. Street, commonly known and called the Plaza, provided that the total sum paid shall not exceed \$10,000⁰⁰.

Horace Bradt & H. L. Barrows
Geo. H. Spears & W. J. Brouh
A. Levi & Geo. W. Havice

A message from the Mayor transmitting a deed from Joseph Cook Jr. of Elbert, Colorado, for three lots in Middletown for the purpose of establishing a Foundling's Home on, was read and the ~~Board~~ City accepted, and the Clerk was instructed to extend the donor the thanks of the Council.

The following Joint Resolution granting M. C. Turner permission to construct two residences at the corner of 7 and C. Streets was read and on motion adopted by the following vote,
Ayes Aldermen Brouh: Whitney: Bradt: Spears: Bachman:
Levi: Blochman and Muth.

Does None

Absent Alderman Gill.

Joint Resolution No 499

Be it Resolved by the Common Council of the City of San Diego, as follows.

That M. C. Turner be and is hereby granted permission to erect two frame residences up-

on Lot L, Block 34 ~~North~~ Addition, the same being within the fire limits of the City.

The report of the Police Judge for month of September 1894, was read & filed.

The monthly statement of the delinquent tax collector was read & filed.

A Resolution granting I Kuhn authority to construct a concrete sidewalk at corner 9th and Beach streets was read and adopted by the following vote, to wit:

Ayes Aldermen Proch; Whitney; Brandt; Spears;
Bachman; Levi; Blochman & Nutt.

Noes None

Absent Alderman Sill.

Said Resolution is as follows,
Joint Resolution No. 300

Be it Resolved,

That permission be and is hereby granted I Kuhn, to lay a concrete sidewalk and curb on the corner of 9th and Beach streets in front of Lots 7 & 8 Block 15 Carathers Add, in accordance with specifications therefor.

An Ordinance establishing the grade of 2nd Street between Walnut Ave. and Brooks Ave. was read and adopted by the following vote to wit:

Ayes Aldermen Proch; Whitney; Brandt; Spears;
Bachman; Levi; Blochman & Nutt.

Noes None

Absent Alderman Sill

Said Ordinance is as follows
Ordinance No. 273

An Ordinance establishing the grade of Second Street from the North line of Walnut Avenue to the North line of Brooks Ave. in the City of San Diego, State of California.

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

Section 1. The grade of Second Street, from the north line of Walnut Ave to the north line of Brooks Ave. is hereby established as follows: The elevation of the points herein named above the datum line of levels fixed by Ordinance No 3 shall be fixed as follows:

At the South West corner of Block One (1) of Louisa Grande Addition 270.00 Feet.

At the South East Corner of Block Thirteen (13) of Cleveland Heights Addition 269.00 Feet.

At a point on the West line of Second (2nd) Street, three hundred (300) feet due North of the South East corner of Block Thirteen (13) of Cleveland Heights Addition 274.00 Feet.

At a point on the East line of Second Street, three hundred (300 ft.) feet due North of the South West corner of Block One (1) of Louisa Grande Addition 275.00 Feet.

At the South West corner of Second Street and Brooks Ave 264.00 Feet.

At the North West corner of Second Street and Brooks Ave 264.00 Feet.

At the South East corner of Second Street and Brooks Ave 265.00 Feet.

At the North East corner of Second Street and Brooks Ave 265.00

And the grade of said Second Street between the points fixed by this Ordinance, shall be of uniform ascent and descent, as shown by the grade map made by the City Engineer and on file in his office.

The center of said street shall be an average of the opposite curb grades.

Section 2. All Ordinances or parts of Ordinances in conflict herewith are hereby repealed and this Ordinance shall take effect and be in force from and after its passage and publication.

Applications of T. Heibron, E. Schulte and Wm Schult for liquor licenses, were presented and referred to the H. & M. Committee.

Thereupon the Board adjourned till ~~Monday~~ ^{Tuesday}
October 8th 1894. at 7.30 P.M.

Attest Geo. D. Galden City Clerk. A. E. Nutt President, Board of Aldermen

Adjourned Meeting
Council Chamber of the Board of
Aldermen of the City of San Diego,
California October 8th 1894

An adjourned meeting of the Board of Aldermen
was held this day at 7.30 O'clock P.M. President
Nutt presiding.

Present Aldermen Whitney; Brandt; Bachman; Levi;
Blochman; Sill; Nutt & Clerk Colwell.
Absent Aldermen Crouch and Spears.

On Motion of Alderman Levi the minutes of
previous meeting was dispensed with.

An Ordinance providing for the submission of
certain proposed amendments to the Charter, to the
qualified electors of the City of San Diego, was read
and on motion adopted by the following vote, to-wit:
Ayes: Aldermen Whitney; Brandt; Bachman; Levi;
Blochman; Sill and Nutt.

Nays None.
Absent Aldermen Crouch and Spears.

Said Ordinance as adopted is as follows.
Ordinance No. _____

An Ordinance providing for the submission of
certain proposed amendments to the Charter, prepared
by the Common Council, to the qualified electors of
the City of San Diego, State of California, to be voted
upon at the general election to be held Tuesday,
November 6th 1894.

Whereas, the City of San Diego did more than
two years ago, in accordance with the provisions
of section 8 of article XI, of the Constitution of the
State of California, frame and ratify by a vote of
the people of said City, a Charter which was approved
by the Legislature of the State of California on the 16th

day of March 1889, and which charter was in force for more than two years prior to the 4th day of August 1897, and

whereas, the Common Council of the City of San Diego, did on the 7th day of August 1897, in accordance with the provisions of sections 11, 12, and 13 of the Constitution of the State of California, proposed and passed and passed by an affirmative vote of all the members certain proposed amendments to the charter of the City of San Diego, and

whereas, the Common Council did, in the passage of said proposed charter amendments, provide that said proposed amendments shall be submitted to the qualified electors of said City as a whole, for their ratification or rejection at the general election to be held in the City of San Diego on Monday the 6th day of November, 1897, and

whereas, the Common Council cannot and cannot propose charter amendments to be published in at least thirty days in the San Diego News, or daily newspaper of general circulation in the City of San Diego, and publications commencing on the 15th day of August 1897, and ending on the 1st day of September, 1897, (Sundays excepted) both days inclusive, and

whereas, the Common Council secured a copy of said proposed charter amendments to be filed with the Mayor of the City of San Diego, and also with the Recorder of the County of San Diego, State of California, New-Hampshire, and also with the Common Council of the City of San Diego, as follows:

Section 1. That notice of the general election to and the same is hereby given, that said election will be held in the City of San Diego, California, on Tuesday, the 6th day of November 1897.

Section 2. That said election on Tuesday the 6th day of November 1897 will be held in accordance with and under the provisions of the general election laws of the State of California.

Section 3. That it is hereby ordered and directed by the Common Council of the City of San Diego, that at said general election held in said City of San Diego on Tuesday the 6th day of November 1897, at

which election the ratification or rejection of said proposed charter amendments to the Charter of the City of San Diego shall be submitted to the qualified electors of said city.

Section 4. That the City Clerk is hereby directed to prepare and have printed for the use of said election the requisite number of ballots in the form required by law.

Section 5. That for the purpose of such election the several wards of the City of San Diego shall be subdivided into the following described and bounded precincts, to wit:

First Precinct First Ward.

All that portion of the First Ward commencing at the N.W. corner of Pueblo Lot 1197; thence east to the east line of the Pueblos of San Diego; thence southeasterly on the Pueblo line to the north line of Pueblo Lot 1350; thence westerly along the southern boundary of the First Ward to the line between Pueblo Lots 1132 and 1133; thence north to the south line of Pueblo Lot 1105; thence westerly to the southwest corner of said Lot 1105; thence northerly to the northeast corner of Pueblo Lot 1104; thence westerly to line between Pueblo Lots 1176 and 1177; thence north to the point of beginning.

Second Precinct, First Ward.

All that portion of the First Ward commencing at a point where the south line of Pueblo Lot 1208 intersects the shore of False Bay; thence east to the north east corner of Pueblo Lot 1196; thence south to the north line of Pueblo Lot 1104; thence easterly to the northeast corner of Pueblo Lot 1104; thence southerly to the southwest corner of Pueblo Lot 1105; thence easterly to the northeast corner of Pueblo Lot 1119; thence south to the center line of Alpas Street in Hortons 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 line between Pueblo Lots 230 and 231; thence northwesterly on said line to False Bay; thence following Bay shore to point of beginning.

Third Precinct, First Ward.

All that portion of the First Ward lying southwest of the southwest file of Forty acre Range of Pueblos

Lots numbered from 214 to 231.

Fourth Precinct, First Ward;

All that portion of the First Ward commencing at the intersection of line between Pueblo Lots 1200 and 1201, with the east line of the Pueblo of San Diego; thence west to False Bay; thence along the north and west shore of said Bay to the Pacific Ocean; thence along the ocean to the northerly point of the Pueblo of San Diego; thence south easterly along the eastern line of said Pueblo to the point of beginning.

First Precinct, Second Ward.

All that portion of the Second Ward lying east of the center line of First Street.

Second Precinct, Second Ward.

All that portion of the second Ward lying west of the center line of First Street.

First Precinct, Third Ward.

All that portion of the Third Ward lying east of the center line of First Street.

Second Precinct, Third Ward.

All that portion of the Third Ward lying west of the center line of First Street.

First Precinct, Fourth Ward.

All that portion of the Fourth Ward lying east of the center line of Twelfth St.

Second Precinct, Fourth Ward.

All that portion of the Fourth Ward lying west of the center line of Twelfth Street.

First Precinct, Fifth Ward.

All that portion of the Fifth Ward lying east of the center line of First Street.

Second Precinct, Fifth Ward.

All that portion of the Fifth Ward lying west of the center line of First Street.

First Precinct, Sixth Ward.

All that portion of the sixth Ward lying east of the center line of Twelfth Street.

Second Precinct, Sixth Ward.

All that portion of the sixth Ward lying west of the center line of Twelfth Street.

First Precinct, Seventh Ward.

all that portion of the seventh Ward lying east of the center line of Twelfth street, second Precinct, seventh Ward,

All that portion of the seventh Ward lying west of the center line of Twelfth street, First Precinct, Eighth Ward,

All that portion of the Eighth Ward lying east of the center line of Twenty-eighth street, second Precinct Eighth Ward,

all that portion of the eighth Ward lying west of the center line of Twenty eighth street

Section 6. That the following named persons, residents of the respective precincts, are hereby appointed to act respectively, as ^{Inspectors} Judges and Clerks of said Election; and the polling places are hereby named as follows;

First Ward.
First Precinct. First Ward.
Inspector, Lorr H. Hefleman
Judge Chas. C. Cox
Clerks Geo. H. Pringle and J. Schwieren
Voting Place School house
Second Precinct, First Ward.

Inspector James Murphy
Judge Angelo Smith
Clerks J. A. Attivariano and Geo. Lyons
Voting Place Pat O'Neils residence
Third Precinct, First Ward

Inspector W. L. Archer
Judge J. L. Stewart
Clerks A. B. Crook and Geo. H. Krippen
Voting Place Smith Building
Fourth Precinct, First Ward.

Inspector _____
Judge Chas W. Belby
Clerks John Kennedy
Voting Place Pacific Beach Hotel
Second Ward.

First Precinct, Second Ward.
Inspector D. B. Conover
Judge J. D. Wood
Clerks Frank L. Sargent and C. W. Briggs
Voting Place Alta Staples

Second Precinct, Second Ward.

Inspector Earnest Steadman

Judge Walter Morgan

Clerks Jas. W. Coughlin and A. G. Edwards

Voting Place S. E. Cor. Grouse and Cedar.

Third Ward.

First Precinct, Third Ward

Inspector W. F. McKee

Judge H. C. Gordon

Clerks W. C. Turner and Ralf Friedman

Voting Place 1202 - 4th str. Cor. "B."

Second Precinct, Third Ward.

Inspector Chas. Turner

Judge Walter J. Kennedy

Clerks A. G. Thelen and Patrick Guinan

Voting Place, Albemarle Hotel.

Fourth Ward

First Precinct, Fourth Ward.

Inspector J. C. Ellis

Judge H. M. Jacoby

Clerks H. M. Cherry & Archibald Campbell

Voting Place Cor. 13 & "C" Streets.

Second Precinct, Fourth Ward

Inspector D. C. Collier, Sr.

Judge Aleauty Goodbody

Clerks H. A. Case and J. M. Delmazzo

Voting Place, E. side 5th. Street bet. A. & B. Str.

Fifth Ward.

First Precinct, Fifth Ward.

Inspector Geo. A. Benson

Judge Chas. Kiessig

Clerks R. Schiller and Samuel Eldridge

Voting Place 1033 - "F" Street

Second Precinct, Fifth Ward.

Inspector C. P. Aimes

Judge Paul Hoff

Clerks Manuel Ferrer Frank Wright

Voting Place, N. E. Cor. Astor and "F" Streets.

Sixth Ward.

First Precinct, Sixth Ward.

Inspector A. Seeworth

Judge A. E. Dodson.

Clerks, B. L. Muir and A. W. Thoudike
Voting Place "D" between 14th & 15th streets.
Second Precinct, Sixth Ward.

Inspector, W. H. C. Essex
Judge, L. S. Burbeck
Clerks, H. W. Vincent and James R. Kiss
Voting Place, Brooklyn, E. between 7th and 8th streets
Seventh Ward

First Precinct, Seventh Ward.
Inspector, H. B. Blawielee
Judge, Chas. Wellborn
Clerks, C. A. Scott and C. W. Ellsworth.
Voting Place Dr. Northrup's Building, cor. 14th and K. Sts.
Second Precinct, Seventh Ward.

Inspector, Martin Louhy.
Judge, S. A. Kearney
Clerks, P. Smith and J. M. Citenden.
Voting Place, Star Stables
Eighth Ward.

First Precinct, Eighth Ward
Inspector, Henry Bruy.
Judge, Hugh O'Neil
Clerks, J. N. Seoby and R. A. Mixon.
Voting Place, Woodworth's Store #12 Natl. Ave.
Second Precinct, Eighth Ward.

Inspector, A. H. Starkweather.
Judge, E. Gregory.
Clerks, J. W. McCarthy, and Frank Benz.
Voting Place, Runsey's Store.

Section 7. This ordinance shall constitute the notice of said election, and shall be published in "The Saw-Vigen-Sun" a daily newspaper printed and published in said city, for the period of ten days prior to the date of said election.

Section 8. This Ordinance shall take effect and be in force from and after its passage, approval and publication as required by law.

The Health and Morals Committee having approved the applications of Mrs. Lehnert, E. Schulte and F. Hillbron for retail Liquor Licences, the same were granted Alderman Levi was here excused from further attendance of this session of the Board

A. Resolution of intention to grade Harrison Avenue was read and adopted by the following vote.

Ayes - Whitney, Brandt, Bachman, Blochman
Sill, and Nutt,

Noes - none

Absent - Prout, Spears, and Levi.

said Resolution as adopted is as follows.

Resolution of Intention

To grade Harrison Avenue, from the west line of 28th Street, to the south line of "N. Street,

Resolved, that it is the intention of the Common Council of the City of San Diego, State of California, to order the following street work to be done, to wit:

That Harrison Avenue, in said city, from the west line of 28th Street, to the south line of "N. Street, & the entire crossings of said Harrison Avenue, with the streets intersecting the same, be graded to its full width and to the official grade thereof as established by Ordinance No. 271, approved Sept. 25th 1894.

All work shall be done under and contractors shall be bound by the provisions of Ordinances Nos 53 and 271, approved respectively Dec. 24th 1889, and Sept. 25th 1894.

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

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

The following Resolution instructing the City Attorney, to use proper means to urge the Supreme Court to render an early decision in the hearing of the Water Bond Case, was read and motion amended by striking out the words authorizing the City Attorney to urge the matter, and our motion was adopted, as amended by the following vote.

Ayes Alderman Brandt, Blochman, Sill & Nutt.
Noes Alderman Whitney and Spears.
Excused Alderman Levi

Absent Aldermen Bout and Spears.

Said Resolution as adopted is as follows
Joint Resolution No. 501.

Joint Resolution of the Common Council of the City of San Diego, State of California.

Whereas, the inhabitants of the City of San Diego have suffered greatly on account of a shortage in the water supply during the summer season of 1894, which said shortage was produced partly by the absence of the ordinary rain fall during the preceding winter, but chiefly by inherent deficiencies in the water system of the Corporation having a franchise for supplying said city with water: & Whereas it is almost, if not the unanimous conviction of the citizens and other inhabitants of said city, together with this Council, that the only means of averting similar inconveniences and suffering in the future, is for the municipality to acquire ownership in its water distributing system and also to secure either absolute ownership in the water supply or a perpetual water right: and

Whereas, the present water system in said city is totally inadequate to the needs of its people and there are reasonable fears that unless said city takes hold of the matter and does something during the coming winter and spring to secure an adequate water system, the calamities of the past summer may be repeated in the future, and the community be made thereby to suffer irreparable damage: and

Whereas, the case wherein the San Diego Water Co. is plaintiff and appellant and the City of San Diego is defendant and respondent, involving the validity of the issuance of \$665,000 of the bonds of said city for the purpose of purchasing or acquiring a water distributing system is now pending in the Supreme Court of the State of California, and will not be heard in the regular course of practice in said court until the April term thereof 1895; and

Whereas this city cannot consummate any plans for securing municipal ownership of a water system until said case shall have been determined and cannot beforehand determine what amount of bonds

it may legally issue, now therefore

Be it Resolved, that we request and petition said Court on behalf of the public of San Diego, to set said case for hearing at once and to determine the same at the earliest possible time, and

Be it further resolved, that the clerk of this City certify a copy of this Resolution and forward the same to the clerk of said Court for the chief justice thereof.

A Joint Resolution authorizing the Joint Water Committee to negotiate with the San Diego Water Co. with a view of purchasing their plant, was read and on motion adopted, by the following vote to-wit:

Ayes Aldermen Whitney: Brandt: Bachman: Blochman,
Sill and Nutt.

Noes None

Alderman Levi Excused.

Absent Aldermen Prouh and Spears.

Said Resolution as adopted is as follows.

Joint Resolution No 502.

Whereas, the Joint Water Committee after several months of patient & diligent labor are unable to recommend any particular proposition made to the City for supplying water to its inhabitants, and believing that the interests of our citizens & property owners are best subserved by municipal ownership at the present time of a complete distributing system of water, therefore

Be it Resolved, that it is the sense of the Common Council that the Joint Water Committee be authorized to negotiate in the interest of the City of San Diego, with the San Diego Water Co. for the purchase of their distributing system, pumping works, wells, water rights, reservoirs etc, and further resolved, that the City Engineer be instructed to prepare and submit to the Council as soon as possible an estimate of cost & set of plans of a complete water ^{distributing} system including reservoirs, taps and all appertances appertaining thereto, capable of delivering not less than 500 miners inches of water.

(Horace Bradt)

Thereupon the Board adjourned until Tuesday October 16th 1894 at 7:30 P.M.

A. E. Nutt

President Board Aldermen.

Attest Geo. J. Ladd City Clerk

Adjourned Meeting

Council Chamber of the Board of Aldermen of the City of San Diego, California. October 16th 1894.

An adjourned meeting of the Board of Aldermen of the City of San Diego, was held this day at 7:30 O'Clock P.M. President Nutt, presiding.
 Present Aldermen Prouh; Whitney Brandt; Bachman; Blochman; Dill; Nutt & Clerk Colwell.
 Absent Aldermen Spears and Levi.

Alderman Blochman was here excused from further attendance at this session of the Board.

Minutes of Regular meeting held October 2nd 1894. were read and approved.

The petition of A. T. Richardson Etal requesting the Council take the necessary steps, to close certain streets in Park Hillas, was read and on motion referred to the Joint Street Committee.

a petition from Samuel J Fox, requesting permission to construct a concrete sidewalk on the corner of tenth and "C" street, was read and referred to the Street Committee.

Alderman Prouh here enters and takes his seat in the Board.

A communication from Dr. Northrup, ^{Health officer,} recommending the building of bunkers at the landing of the garbage scow as a garbage repository, was read and on motion referred to the Health & Morals Committee.

A communication from the Pine Valley Consolidated water and Land Co. proposing to sell its Plant & System to the City on certain terms, was read and referred to the Joint Water Committee.

A petition from S. S. Damm calling the attention of the Council to the culvert running across Front Street turning water on private property, was read and referred to the Street Committee.

A petition from W. W. Jukes and other jewelers protesting against the sale of fake jewels and auctioneers selling wares, ^{at an auction} and requesting the Council to impose a license on the same, was read and filed. Thereupon the following Ordinance imposing a Municipal License upon Auctioneers in the City of San Diego, and providing a penalty for its violation, was read and adopted by the following vote to-wit:

Ayes Aldermen Prout; Whitely; Brandt; Bachman; Sill and Mitt.

Noes None

Absent Aldermen Spears, Levi & Blochman.

Said Ordinance as adopted is as follows.

Ordinance No. 244

Ordinance amending section 4 of Ordinance No. 244, entitled: "An Ordinance imposing a municipal License upon auctioneers in the City of San Diego, and providing a penalty for the violation of the same," approved January 17, 1894.

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

Section 1. Section 4, of Ordinance No. 244, entitled "An Ordinance imposing a municipal License upon Auctioneers in the City of San Diego, and providing a penalty for the violation of the same," approved January 17, 1894, is hereby amended to read as follows:

Section 4. The rate of license of the trades, callings, professions and occupations hereinafter named, shall be and the same are hereby established, for and within the City of San Diego, and the same shall be paid by all persons engaged in such trades, callings, professions and occupations, as follows, to-wit:

"For every auctioneer, or any person who sells jewelry, watches and plated ware at public auction, on commission or otherwise, either for himself or any person, \$3.00, per day, payable semi-annually, in advance.

"For every auctioneer, or any person who sells real estate or any goods, wares or merchandise, other than jewelry, watches and plated ware, at public auction, on commission or otherwise, either for himself or any other person, \$5.33 $\frac{1}{3}$ per month, payable semi-annually, in advance.

Section 2. This Ordinance shall take effect and be in force from and after its passage and publication in the Daily San Diego Sun, a paper known as the official news-paper, and published in the city of San Diego, in said county of San Diego.

A communication from the Board of Supervisors showing the apportionment of the assessment to the City of San Diego of the Pullman Palace Car Company, and of the Southern California Railroad, was read, and motion ordered spread upon the records of the governing council, to wit:

In the matter of apportioning the assessment of the Southern California Railroad Company, as made by the State Board of Equalization for the year 1894, to school and Road Districts.

In this matter, it is on motion ordered and declared, that the length of main track of the Southern California Railroad Company in San Diego county, as assessed by the State Board of Equalization, is 104.96 miles.

That the assessed value per mile of said railway is fixed by a pro-rata distribution per mile of the assessed value of the franchise, roadway road bed, rails and rolling stock of such railway of said Company within the County is \$6012.67

That the apportionment of the assessment of the said franchise, roadway, road bed, rails and rolling stock of such railway of the said Company for and to the several school and Road Districts within this county through which said railway runs, is as follows.

City of San Diego, incorporated, length of track, - 21 miles
Assessed value per mile, \$6042.67

In the matter of apportionment of the assessment of the Pullman Palace Car Company, as made by the State Board of Equalization for the year 1894, to school and road districts.

That the apportionment of the assessment of one quarter interest, undivided, in certain rolling stock owned by the Central Pacific Railroad, as made by the State Board of Equalization for and to San Diego County, is \$3794.

That the railway operated with said described stock is the railway of the Southern California & Atlantic & Pacific Railroad Company, and the length of the main track of such railway so operated in this county is 65.58 miles.

That the assessed value per mile of said described rolling stock as fixed by pro rata distribution per mile of the assessed value of the rolling stock of such Company within this county is \$57.75.

That the apportionment of the assessment of said described rolling stock for and to this county is \$3794.

That the apportionment of the assessment of said described rolling stock for and to the several school and Road Districts within this county through which the railway of said Southern California Railway and Atlantic and Pacific Railway runs is as follows:

City of San Diego, incorporated, length of track, 21 miles.

Assessed value per mile, \$57.75

State of California)

County of San Diego)

I, Will H. Holcomb, County Clerk of the County of San Diego, State of California, and ex-officio Clerk of the Board of Supervisors of said County, hereby certify that I have compared the foregoing copy with the original orders made and entered of date September 24th, 1894; that the same contain a true and correct transcript, inasmuch as the same refers to the City of San Diego.

Witness my hand and seal of the Board of Supervisors
this 13th day of October, 1894

Seal
attest

Will H. Holcomb
County Clerk and
Ex-Officio Clerk of the Board of
Supervisors.
By J. M. Dodge
Deputy.

An application from Geo. N. Gilbert, to lease certain Pueblo Lands belonging to the City, was read and on motion granted.

On motion Alderman Spears was granted 30 days leave of absence.

A Joint Resolution providing for the purchase of the Horton Plaza, heretofore adopted by the Board of Delegates, was read and on motion laid over till next session of the Board.

The following Resolution, heretofore adopted by the Board of Delegates, authorizing ^{the joint water committee} the purchase of the present water distributing system, etc., was read and on motion adopted, by the following vote: to wit: Ayes, Aldermen Boush; Whitney; Brandt; Bachman; Sill and Mitt.

Non Nunc

Absent Aldermen Spears, Levi and Blochman.

Said Resolution as adopted is as follows.

Joint Resolution No. 503

Whereas a great number of the citizens of the City of San Diego have expressed their desire for the municipal ownership of a water system, including both the means of supply and distribution, and

Whereas the Common Council of the City of San Diego, have entered into negotiations for the purchase of the present distributing system, therefore, in furtherance of this plan of municipal ownership:

Be It Resolved by the Common Council of the City of San Diego, California, as follows:

That the City Engineer be, and he is hereby instructed to examine all the dam sites, and reservoir sites located in the canon of the San Diego River, at or near the

Lower end of the El Capon Valley and report to this Council as soon as possible upon the practicability of securing the sufficient water supply for the City of Augusta, from that locality and the probable quantity of water that can be secured, and elevation that water can be delivered in the City Park by gravitation.

I hereby certify that the passage of this Resolution will not violate any of the provisions of the City Charter.
 Wm. R. Pitman
 Auditor.

The Auditor reports for the month of September showing the condition of the various funds of the City, as well as filed.

A Resolution instructing the City Engineer to survey a wagon road through the Fuchs Vista Ingotine Station, was read and referred to the Street Committee.

Resolved, That after first giving notice by an Ordinance imposing a municipal license on customers.

Thereupon the Board adjourned until Tuesday October 23rd 1894 at 7.30 o'clock P. M.

W. E. Smith
 President, Board of Aldermen.

Attest
 Wm. R. Pitman
 City Clerk

Adjourned Meeting

Council Chamber of the Board
Aldermen of the City of San Diego,
California, October 20th 1894.

An adjourned meeting of the Board of Aldermen of the City of San Diego was held this day at 7.30 P.M. President Nutt presiding.

Present Aldermen Whitney: Braudt: Bachman:
Levi: Blochman: Sill: Nutt
and Clerk Goldman.

Absent Aldermen Prout and Spears.

On motion ^{Reading of} the minutes of previous meeting was dispensed with.

A message from the Mayor, transmitting with
out his approval Ordinance No. 1000, "entitled
An Ordinance providing for the submission
of certain proposed amendments to the charter
to the qualified electors of the City of San Diego,
November 6th 1894. Etc." was read and on
motion ordered filed, viz:

Mayor's Office

San Diego, Cal. Oct. 20th 1894.

To the Honorable Board of Aldermen
of the City of San Diego, California.

Gentlemen:

I herewith return, with my disapproval, Ordinance No. 1000, entitled "An Ordinance providing for the submission of certain proposed amendments to the charter, prepared by the Boardman Council, to the qualified electors of the City of San Diego, State of California, to be voted upon at the general election to be held Tuesday November 6th, 1894."

My reason for not approving the same is that it is absolutely void, and no act of mine could make it a legal Ordinance; consequently an election held in compliance therewith would be void: should the proposed amendments carry at

such an election, there would be numerous inconveniences arising out of the expense and confusion to the City.

Section 14 of Chapter 2 of Article 2 of the Charter provides:

"All Ordinances or resolutions, appropriations of money or for the raising of indebtedness or liabilities, beyond the taxing, borrowing or other bond of the common council, or other department or authority, must before being passed be presented to the Auditor, and until he certifies in writing upon such Ordinance or resolution that such appropriation can be made or indebtedness incurred without the violation of any of the provisions of this charter, no further action shall be had upon the same."

The provision of the charter has not been complied with, and therefore the Ordinance cannot be made a legal bill.

The charter provision has been directly upon by Judge W. M. Buckley, in his decision in the "Water Seal" case, wherein he held, in no uncertain terms, that a resolution or ordinance passed in violation of this provision was void and of no effect; and all actions had thereunder would be invalid.

If the present charter requires to be amended, then it should be amended in a legal manner, but where so important a provision be violated, as the one herein ignored, it appears that the interests of the City would be best subserved by complying with the plain terms of the present charter rather than adopting new provisions thereto.

From the foregoing compulsory requirements of the City Charter, I am compelled to express the sharpest disapproval; for by ignoring same would not make said illegally-passed Ordinance legal, and were I to sign such in the face of the foregoing requirements of the City Charter which I have now been compelled with these I would be a party to the throwing away of about one thousand dollars of the tax payers' money necessary for the expenses of the special election called for by said Ordinance to appear of said charter amendments,

and which amendments, no matter how good and meritorious they may be, would not be worth the paper written on, unless passed in accordance with the provisions of our present city charter, and to cause that expense of a special election to be incurred when the case should be simply throwing the people money away, and I have decidedly opposed them, and I am certain that your honorable body is also.

Respectfully
 Yours &c
 Mayor of the City of New York.

A communication from the City Auditor showing the probable condition of the various funds of the City January 1st, 1893; was read and all invited present to the Ways and Means Committee.

An application of Peter Cassidy for a retail liquor license heretofore ~~granted~~ by the Board of Selectmen was heard and all concurred in recommending that a license be granted, thereupon motion of Alderman Bryant, said application was referred to the Health and Morale Committee.

A communication from Messrs. Cress and Noble suggesting ~~several~~ amendments to Ordinance No. 226 and asking the Council to consider the matter was read and referred to the Street Committee.

A petition signed by a majority of the property owners on 2nd Street, between Hudson and Barks Avenues, requesting the Council to cause the same to be graded was read and granted. Whereupon the following Resolution of Intention ordering said Street graded in conformity with petition was read and adopted by the following vote to-wit:

Ayes: Eldersleeve Whitney; Brant; Boehman; Lewis;

Blochman: Sill and Nutt.

Yes Nowe

Absent Aldermen Brouh and Spears.

Said Resolution of Intention as adopted is as follows.
Resolution of Intention

To Grade second street from the North line of Walnut Ave. to the south line of Brooks Avenue. Resolved, that it is the intention of the Common Council of the City of San Diego, State of California, to order the following street work to be done, to-wit:

That second street in said city from the North line of Walnut Avenue to the South line of Brooks Avenue and the sidewalks thereof, be graded to the full width and to the Official Grade thereof, as established by Ordinance No. 273, approved Octo. 3rd 1894.

All work shall be done under and contractors shall be bound by the provisions of Ordinances Nos 53 and 27B.

The San Diego Sun is hereby designated as the daily news paper, published and circulated in the city in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof for six days, as often as said newspaper is issued therein.

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

The following Resolution granting M. German permission to lay a concrete sidewalk and curb at the corner of 3rd and Air streets, was read and adopted by the following vote, to-wit:

Ayes: Aldermen Whitely; Brandt; Bachman;
Levi; Blochman; Sill and Nutt.

Noes: None

Absent Aldermen Brouh and Spears.

Which Resolution No. —

Resolved, that permission be and is hereby granted M. German to lay a concrete sidewalk and curbing on 3rd Street in front of Lots "K & L" Block 225 Horton's Add, also 40 feet on

This street along the side of lot K of said Block, in accordance with specifications therefor.

The report of the street committee, recommending the granting of Samuel J. Fox's petition for sidewalk at the corner of E. and tenth street, was read and adopted, and the following Resolution in accordance therewith, was adopted, viz:

Resolved, that permission be, and is hereby granted Samuel J. Fox, to lay cement side-walk in front of Lots E, F, G and H, of Block 22 Fortous Addition, to be 9 feet 6 inches wide on E. Street and 5 feet 4 inches on 10th Street.

An Ordinance establishing the Grade of W Street between 25th Street and the East line of N.W. Hensley's Addition, as recommended by the street committee, was read and adopted by the following vote, to wit:

Ayes Aldermen Whitney: Brandt: Bachman: Levi:
Blochman: Sill and Mitt.

Noes None

Absent Aldermen Crouch and Spears.

Said Ordinance as adopted is as follows.

Ordinance No. 3

An Ordinance, establishing the Grade of W Street from the East line of 25th Street, to the East line of N.W. Hensley's Addition, in the City of San Diego, State of California.

Be it Ordained by the common council of the City of San Diego as follows:

Section 1. The grade of W Street from the East line of 25th Street, to the East line of N.W. Hensley's Addition is hereby established as follows:

The elevation of the points herein named above the datum line of levels, fixed by Ordinance No. 3 shall be fixed as follows.

At the southeast corner of W Street and 25th Street 61.00 feet; and at the northeast corner thereof 62.00 feet;

At the southwest corner of W Street and 26th Street 63.00 feet at the Northwest corner thereof 64.00 feet;

at the southeast corner thereof 63.00 feet; and at the

northwest corner thereof 64.00 feet.

At the southwest corner of "W" street and 27th Street 65.00 feet; at the northwest corner thereof 65.50 feet; at the southeast corner thereof 65.50 feet; and at the northeast corner thereof 66.00 feet.

At the southwest corner of "W" street and 28th Street (N.W. Hensley's Addition) 67.00 feet; at the northwest corner thereof 67.50 feet; at the southeast corner thereof 68.00 feet; and at the northeast corner thereof 68.50 feet.

At the southwest corner of "W" street and 29th Street, (N.W. Hensley's Addition) 70.00 feet; at the northwest corner thereof 70.80 feet; at the southeast corner thereof 70.80 feet; and at the northeast corner thereof 71.60 feet.

At a point on the North line of "W" street, where the West line of Pueblo Lot 1153 intersects said North line of "W" street 74.00 feet.

At a point 80 feet true south of last named point 73.00 feet.

And the grade of said "W" street, between the points fixed by this Ordinance, shall be of uniform ascent and descent, as shown by the grade map made by the City Engineer and on file in his office.

The center of said street shall be an average elevation of the opposite curb grades.

Section No. 2 All Ordinances or parts of Ordinances in conflict herewith are hereby repealed and this Ordinance shall take effect and be in force from and after its passage and publication in the manner prescribed by law.

The following Joint Resolution, providing for the acquisition of A. E. Horton's title to the Plaza, was read and adopted by the following vote, to-wit:

Ayes Aldermen Bachman; Levi; Blochman; Sill and Nutt.

Noes Aldermen Whitney and Brandt.

Absent Aldermen Probst and Spears.

Joint Resolution No. 11

Be it Resolved by the common Council of the City of San Diego, California, as follows.

That the City of San Diego accept a deed from A. E. Horton and H. L. Titus for all their right title

and interest in and to that certain piece of real property known as "The Plaza," bounded on the north by "D" Street, on the west by Third Street, on the east by Fourth Street, and being in Horton's Addition to the City of San Diego, State of California.

That in consideration of aforesaid deed, the said City of San Diego, pay to said A. E. Horton the sum of one hundred dollars on the first day of each month, beginning on the 1st day of January 1895, and continuing during the lifetime of said A. E. Horton, provided no greater amount than ten thousand dollars, in the aggregate be paid.

In the event of the death of said A. E. Horton, before the said aggregate amount of ten thousand dollars shall have been paid, then all payments shall cease and the obligation on the part of the City to make further payment shall become null and void, and the title to said Plaza shall remain in said City of San Diego.

J. Nat. R. Pitrus, Auditor in and for the City of San Diego, State of California, hereby certifies that the indebtedness created by virtue of the passage of the above Resolution, does not violate any of the provisions of the Charter.

Nat. R. Pitrus
Auditor

Whereupon the Board adjourned until Tuesday October 30th, 1894, at 7.30 o'clock P.M.

A. E. Smith
President Board of Aldermen

Attest
Geo. D. Galdecease
City Clerk

Adjourned Meeting

Council Chamber of the Board
Aldermen of the City of San Diego,
California October 30th, 1894.

Pursuant to adjournment the following
members of the Board of Aldermen met viz. Ald-
ermen Probst, Whitney, Braidt, Nutt, and Clerk
Goldman. There not being a quorum present the
Board adjourned.

A. E. Nutt
President Board Aldermen

Attest: Geo. D. Goldman City Clerk.

Regular Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, November 5th, 1894.

Pursuant to adjournment, this was the time
and place to which the Board adjourned, and
there not being a quorum present the Board
adjourned until Wednes. Nov. 7th, 1894, at 7.30 P. M.

A. E. Nutt
President Board Aldermen

Attest: Geo. D. Goldman City Clerk.

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, November 7th, 1894.

This being the time and place to which the
Board adjourned, and there not being a quorum
present the Board adjourned until Thursday Nov-
ember 8th, 1894, at 7.30 O'clock P. M.

Attest: Geo. D. Goldman
City Clerk

A. E. Nutt
President Board Aldermen

Adjourned Meeting

Council Chamber of the Board
Aldermen of the City of San Diego,
California, November 8th, 1894.

An adjourned meeting of the Board of Aldermen was held this day at 7.30 O'clock P.M. President Nutt presiding.

Present Aldermen Whitney; Brandt; Levi; Sill;
Nutt and Clerk Goldman.

Excused Aldermen Bachman & Blochman.

Absent Aldermen Prout and Spears.

The minutes of adjourned meeting held October 8th, 1894 were read and approved.

A message from the Mayor transmitting a communication from the City Tax Collector for three additional deputies to work on the delinquent rolls and recommending the same, was read and filed. Thereupon the following resolution authorizing the Tax collector to employ said deputies was adopted by the following vote, to wit:

Ayes Aldermen Whitney; Brandt; Levi; Sill
and President Nutt.

Noes None

Absent Aldermen Prout; Spears; Bachman and Blochman.

Joint Resolution No. 507.

Be it Resolved by the common council of the City of San Diego, as follows:

That the City Tax collector be, and he is hereby authorized to employ three (3) additional deputies to work on the delinquent Tax rolls, day and night, to begin November 27th, 1894 and to be discharged as soon as the work is completed, which must not be later than the second Monday in December 1894 at a compensation of seventy-five (75) dollars per month each.

I hereby certify that the passage of the above resolution will not violate any of the provisions of

of the City Charter.

Nat. R. Peters

Auditor

A communication from the Board of Police Commissioners in the form of a Resolution protesting against the issuance of a Liquor License to Peter Cassidy was read and referred to the Health and Morals Committee.

A communication from Adam Buck, in the matter of erroneous assessment on certain Lots in Horton's Addition, was read and on motion referred to the City Attorney.

A communication from the Board of Public Works transmitting a communication from J. W. LeFisher, Director Gen. of the Cabrillo Association, requesting the Council to assist in removing the various Arches used in the Cabrillo Celebration, was read and on motion of Alderman Levi the Board of Public Works was instructed to remove said arches with its present street force.

Alderman Spears here enters and takes his seat in the Board.

The monthly report of the Delinquent Tax Collector showing delinquent taxes collected during October amounting to \$557.97, was read and ordered filed.

A report from the Police Judge for the month of October was read and filed.

A petition signed by a number of citizens requesting the Council to have a watering trough placed on K. Street, between 4th and 5th Streets, was read and on motion of Alderman Brandt laid on the table.

A Protest containing the signatures of a

majority of the property owners fronting on Harrison Avenue, protesting against the grading of said street, was read on motion filed,

An Ordinance authorizing the City Clerk to negotiate for leasing the City Lands heretofore adopted by the Board of Delegates, was read & on motion of ^{Rep.} Brandt amended so as to read "all cleared" City Lands, thereupon motion of Alderman Levi said Ordinance as amended was adopted by the following vote to wit:

Ayes Aldermen Whitney; Brandt; Spears; Levi; Sill and Nutt.

Noes None

Absent Aldermen Prout; Bachman and Blochman.

Said Ordinance as adopted is as follows

Ordinance No. _____

An Ordinance authorizing the City Clerk to negotiate for leasing the City Lands, and providing the manner in which the leases shall be executed and the apportionment of the moneys arising therefrom.

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

Section 1. That the City Clerk be and he is hereby authorized to negotiate for the letting and leasing of all cleared City Lands, or any portion thereof not dedicated or reserved for public use, for a term not exceeding two years at a rate not less than fifty cents per acre per year, or for any period less than one year.

Such lands or lands shall be let by the City Clerk at public auction to the highest bidder for cash.

Notice of the time and place at which such public auction shall be held, must be given by the City Clerk by publication for not less than three weeks in the City official newspaper; which notice shall describe the land offered, and state the terms and conditions of the lease.

Section 2. That all leases executed under the provisions of this Ordinance shall be prepared by the City

Attorney, and be signed by the Mayor or Chief of the City, and attested by the City Clerk with the City seal affixed thereon.

Section 3. That the successful bidder for the lease of any City land, shall, at the time his bid is accepted, pay to the City Clerk the amount of his bid, taking his receipt therefor. Should such bidder fail or refuse to make such payment, the lease so bid for by him shall be again offered and sold to the highest bidder for cash, and the bid of such person, so failing or refusing to make the payment for the lease bid for by him, shall not be received for the lease of the same or any land at such public sale: provided, no bid shall be received or recognized which is at a rate less than fifty cents per acre per year, or for any period less than one year for the lands bid upon.

Section 4. That all moneys received from the leasing and letting of City lands shall be paid into the General Fund of the City.

Section 5. That this Ordinance shall take effect and be in force from and after its passage and approval and three publications thereof in the Dau Digues Sun.

The Report of the Health and Morals Committee to whom was referred the application of Peter Cassidy for a retail Liquor License, was read "stating that the signers on said application, did not reside or do business in the block, in which Mr. Cassidy proposed to sell liquor, as the Ordinance governing the sale of intoxicating liquors provides" thereupon motion of Alderman Levi said application was referred back to the Committee, and the City Clerk instructed to notify Mr. Cassidy to have the application filled out according to the Ordinance,

A Joint Resolution instructing the City Engineer to make duplicate copy of the "Pascoe" map, and show in different colors the status of the title to the City Lands, was read and referred to the City Lands.

A Joint Resolution ordering the Los Angeles Electric Railway Company to grade and pave 5th Street, from 6th to 8th Street in accordance with specifications, now on hand and adopted by the following vote, to-wit: Ayres Alderman: Whittney: Brinkley: Spear: Levi: Willard: Nix:

Yeas: None

Nays: Alderman Brinkley; Buchanan and Blackman;

Said resolution as adopted is as follows: Be it Resolved by the Board of Council, that

The Los Angeles Electric Railway Company is hereby ordered to immediately grade and pave to the official grade and all in accordance with ordinance all that portion of 5th Street, now occupied by said Electric Railway Company commencing at the East line of 6th St. and bearing thence along 5th Street, to the west side of 8th Street (4th Ward)

The following Resolution of Intention to open a street through Buckle Lots to the opening up a new road between 7th St. and 8th St. was read and adopted by the following vote to-wit:

Ayres Alderman: Whittney: Brinkley: Spear: Levi: Willard: Nix:

Yeas: None

Nays: Alderman Brinkley; Buchanan and Blackman;

Resolution of Intention

To open a street through Buckle Lots 326, 327, 321,

238, 226, 227 and 225, 50 feet wide from the North Easterly line of Buckle Lots 326 and 327 to the center-

section of 7th Street, in Thomas & Schiller's Addition to Riverside north the Easterly line of Buckle Lot No. 209,

Resolved, that the bounded boundary of the City of Los Angeles State of California, be and it is hereby

declared its intention to order the opening of a street in said City through Buckle Lots 326, 227, 321, 233, 226, 227 and 225, 50 feet wide from the North Easterly line of Buckle Lots 326 and 327 to the intersection of 7th Street in Thomas & Schiller's Addition to Riverside

with the Easterly line of Pueblo Lot No. 209.

For which purpose it is deemed necessary to take and appropriate the following described lands, to-wit:

Beginning at a point on the North Easterly line of Pueblo Lot 327, and said point being 49 feet North 54 degrees and 45 minutes West from the East corner of said Lot 327.

Thence running South 35 degrees and 15 minutes West to the North Easterly line of Pueblo Lot 321; thence South 54 degrees, 45 minutes East 49 feet to the South corner of Pueblo Lot 327; thence North 35 degrees, 15 minutes East along the South Easterly line of Pueblo Lot 327 to the East corner of said Lot 327; thence North 54 degrees, 45 minutes West, 49 feet to the place of beginning, containing 0.525 acres. Also the following described piece of land, to-wit:

Beginning at the North corner of Pueblo Lot 326; thence running South 35 degrees 15 minutes West along the North Westerly line of said Lot 326 to the West corner thereof; thence 54 degrees, 45 minutes East 31 feet; thence North 35 degrees, 15 minutes East to the North Easterly line of said Lot 326; thence North 54 degrees, 45 minutes West to the North corner of said Lot 326 and the place of beginning containing 0.304 acres.

Also the following described land, to-wit: Beginning at a point on the Northeasterly line of Pueblo Lot 321 and 49 feet North 54 degrees, 45 minutes West of the West corner of Pueblo Lot 326; thence running South 40 degrees, 50 minutes West 663.3 feet to a point on the South westerly line of Pueblo Lot 321, said point being South 54 degrees 45 minutes East 321 feet from the West corner of said Lot 321; thence South 54 degrees and 45 minutes East 80.50 feet; thence North 40 degrees, 50 minutes East 663.3 feet to the North Easterly line of Pueblo Lot 321; thence North 54 degrees, 45 minutes West 80.50 feet to the place of beginning containing 1.218 acres.

Also the following described piece of land to-wit:

Beginning at a point on the North Easterly line of Pueblo Lot 235, said point being South 54 degrees,

45 minutes East, 321 feet from the West corner of Pueblo Lot 321; thence running south 40 degrees, 50 minutes West 410 feet; thence south 56 degrees, 5 minutes West 559.1 feet to the intersection of the South Westerly line of Pueblo Lot 235; said intersection being South 54 degrees, 45 minutes East, 590 feet, from the West corner of Pueblo Lot 235; thence South 54 degrees, 45 minutes East 540.20 feet; thence North 40 degrees, 50 minutes East 428 feet to the North Easterly line of Pueblo Lot 235; thence North 54 degrees, 45 minutes West 85.6 feet to the place of beginning containing 1.78 acres. Also

The following described land to wit:
Beginning at a point on the North Easterly line of Pueblo Lot 226, said point being south 54 degrees 45 minutes East, 590 feet from the West corner of Pueblo Lot 235; thence running south 56 degrees, 5 minutes West 1412.4 feet to the intersection of the South Westerly line of said Lot 226, said intersection being South 54 degrees 45 minutes East, 248.5 feet, from the West corner of Pueblo Lot 226; thence South 54 degrees 45 minutes East, 85.6 feet; thence North 56 degrees, 5 minutes East 1412.4 feet to the North Easterly line of Pueblo Lot 226; thence North 54 degrees, 45 minutes West 85.6 feet to the place of beginning, containing 2.59 acres, also the following described land, to wit:

Beginning at a point on the North Easterly line of Pueblo Lot 227, said point being south 54 degrees, 45 minutes East 248.15 feet from the North corner of said Lot 227; thence running south 56 degrees, 5 minutes West 193.2 feet; thence North 54 degrees, 45 minutes West, 175.4 feet to a point on the North Westerly line of Pueblo Lot 227, said point being 181 feet from the North corner of said Lot 227; thence South 35 degrees, 15 minutes West 80 feet; thence south 54 degrees 45 minutes East 230.6 feet; thence north 56 degrees 5 minutes East 278.7 feet to the North Westerly line of Pueblo Lot 227; thence North 54 degrees, 45 minutes West, 85.6 feet to the place of beginning, containing 0.860 acres.

West to a point on the North Easterly line of Pueblo Lot 227. said point being 88 feet from the North corner of said Lot 227: thence South 56 degrees 5 minutes West, 32.7 feet: thence North 54 degrees, 43 minutes West to a point on the North Westerly line of Pueblo Lot 227. said point being 31 feet from the North corner of Pueblo Lot 227: thence North 54 degrees, 45 minutes West to a point North 54 degrees, 45 minutes West 150 feet, from the prolongation of the North Westerly line of Tide Street of Maunasse and Schillers Addition to Roseville: thence South 35 degrees, 15 minutes West to a point on the Easterly line of Pueblo Lot 209 (said line being an old canal or ditch): thence southerly along said Easterly line of Pueblo Lot 209 to a point 150 feet South 54 degrees 45 minutes East from the South Easterly line of Tide Street in Maunasse and Schillers Addition to Roseville: thence North 35 degrees, 15 minutes East to a point 413 feet from the North Easterly line of Pueblo Lot 225: thence South 54 degrees, 45 minutes East to a point on North Westerly line of Pueblo Lot 227: thence South 54 degrees, 45 minutes East 334 feet: thence North 56 degrees, 5 minutes East to the Northeastly line of Lot 227: thence North 56 degrees, 5 minutes East to the North Easterly line of Lot 226: thence North 56 degrees, 5 minutes East 273.9 feet to the South Easterly line of Pueblo Lot 235: thence North 56 degrees 5 minutes East 229.2 feet: thence North 40 degrees, 50 minutes East to the North Easterly line of Pueblo Lot 234: thence North 40 degrees 50 minutes East to the North Easterly line of Pueblo Lot 321: thence North 35 degrees, 15 minutes East to the North Easterly line of Pueblo Lot 326: thence North 54 degrees, 45 minutes West along the North Easterly line of Pueblo Lot 326 and 327 to the Place of Beginning.

The Sudigau Sun is hereby designated as the daily newspaper published and circulated in this city in which notice of the passage of this Resolution of Intention

shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this city is hereby directed to post and publish said notice in the manner prescribed by law.

Whereupon the Board adjourned until Tuesday November 20th 1894 at 7:30 P. M.

A. E. Smith
President Board of Aldermen.

Attest

Geo. D. Ladd
City Clerk.

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, November 20th, 1894.

An adjourned meeting of the Board of Aldermen
was held this day at 7.30 o'clock P. M. President
Nutt presiding.

Present Aldermen Braudt; Spears; Bachman; Blochman;
Nutt and clerk Goldman.
Absent Aldermen Probst; Whitney; Levi & Sill.

The minutes of adjourned meetings held October
16th, 23rd and 30th, 1894, also of Regular meeting held
November 5th, 1894, and adjourned meetings held
November 7th and 8th, 1894, respectively were read and approved.

Aldermen Sill and Levi here enter and take
their seat in the Board.

A communication from the Coronado
Beach Company relative to paying the
city certain taxes assessed for the year 1894, was
read and request granted, thereupon the following
Resolution providing for the collection of ^{these}
~~the~~ ^{property} of the Coronado Beach Co. et al ~~to~~ ^{on} property on
Coronado Beach, was read and adopted by the
following vote, to-wit:

Ayes Aldermen Braudt; Spears; Bachman; Levi; Blochman;
Sill and Nutt.

Noes None

Absent Aldermen Probst and Whitney

Joint Resolution No. 1

Be it Resolved by the Council of the
City of San Diego,

That the Tax collector be, and he is hereby
authorized and instructed to refrain from in-
cluding in the delinquent list for the year 1894
the property of the Coronado Beach Company on Coronado
Beach, a Corporation or of all persons, provided the
amount shown on the assessment roll to be due

for 1894 tax on such property, be deposited with him or to his credit before six o'clock P.M., of the 26th day of November, 1894.

A message from the Mayor of date Nov. 8th. 1894. vetoing Ordinance No. _____ being an Ordinance providing for imposing a license on Auctioneers of Jewelry, was read and Alderman Levi moves that the Veto of the Mayor be not sustained. thereupon a roll call was taken showing the following result, viz:
Ayes Aldermen Brandt; Spears; Bachman; Levi; Blochman;
 and Nutt.

No. Alderman Sill

Absent Aldermen Prout and Whitney

Thereupon said Ordinance as vetoed by the Mayor in message of Nov. 8th. 1894. was read and on motion of Alderman Brandt adopted notwithstanding the Mayor's veto. by two thirds of the members of the Board voting in the affirmative as follows: to wit:

Ayes Aldermen Brandt; Spears; Bachman; Levi; Blochman;
 and Nutt.

No. Alderman Sill

Absent Aldermen Prout and Whitney

Ordinance No. _____

An Ordinance amending section 4. of Ordinance No. 244. entitled, "An Ordinance imposing a municipal License upon auctioneers in the city of San Diego, and providing a penalty for the violation of the same," approved January 17, 1894.

Be it Ordained by the Common Council of the city of San Diego, as follows:

Section 1. Section 4. of Ordinance No. 244 entitled, "An Ordinance imposing a municipal License upon auctioneers in the city of San Diego, and providing a penalty for the violation of the same," approved January 17, 1894. is hereby amended to read as follows:

Section 4. The rate of license of the trades, callings, professions and occupations hereinafter named, shall be and the same are hereby established, for and within the city of San Diego, and the same shall be

paid by all persons engaged in such trades, callings, professions and occupations, as follows, to-wit:

"For every auctioneer, or any person who sells jewelry, watches and plated ware at public auction, on commission or otherwise either for himself or any other person, \$15⁰⁰ per day, payable semi-annually, in advance: for every auctioneer, or any person who sells real estate or any goods, wares, or merchandise, other than jewelry, watches and plated ware, at public auction on commission or otherwise, either for himself or any other person \$8.33¹/₃ per month, payable semi-annually, in advance.

Section 2. This Ordinance shall take effect and be in force from and after its passage and one publication in the Daily San Diego Sun, a paper known as the official news paper, and published in the city of San Diego, in said County of San Diego.

A communication from the City Engineer, reporting on the proposition of the Mission Valley Water Company, etc. was read and referred to the Joint Water Committee.

An opinion of the City Attorney to whom was referred the petition of the California Nat. Bank, per T. N. Pauly, receiver, in the matter of exempting the tax on the personal property of said Bank, was read and filed, and the City tax collector was instructed to accept the taxes upon the Real Estate of the Bank and cancel any and all taxes levied upon the personal property held by Tropic N. Pauly as receiver of said National Bank, in accordance with the opinion of the City Attorney, on file.

A statement of the Auditor for the month of October 1894, showing the status of the City's finances, was read and filed.

The Report of the Health and Morals Committee to whom was referred the application of Peter Cassidy for a retail liquor license, was read

and on motion of Alderman Bachman said report was adopted and License granted by the following vote, to wit:

Ayes Aldermen Spears; Bachman; Levi; Blochman and Sill.

Noes Aldermen Brandt and Nitt.

Absent Aldermen Prout and Whitney

Said Report as adopted is as follows. We recommend the petition be granted on condition of good behavior.

A. Blochman

Geo. H. Spears.

The following report of the Finance Committee to whom was referred the Ordinance providing the manner in which warrants against the Treasury shall be paid, was read and on motion adopted, viz:

We recommend the adoption of the within Ordinance.

Geo. Spears.

H. P. Whitney

S. J. Sill

C. W. Pauly

H. Brandt

11/6. 1894. Finance Committee.

Thereupon the Ordinance as recommended was adopted by the following vote, to wit:

Ayes Aldermen Brandt; Spears; Bachman; Levi; Blochman; Sill and Nitt.

Noes None

Absent Aldermen Prout and Whitney.

Said Ordinance as adopted is as follows.

Ordinance No. _____

An Ordinance prescribing the order in which warrants drawn against the City Treasury shall be paid.

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

Section 1. The City Treasurer shall pay all warrants, that are a legal charge against the City in the order in which they are presented: if there is not sufficient money in the fund on which

a warrant is drawn to pay the same, when presented for payment, he shall keep a record thereof showing the number of the warrant, on what fund drawn, amount, name of payee and date of presentment, as soon as there is sufficient money apportioned to such fund he shall retain therein the amount required to pay such warrant, and shall notify the payee by mail or otherwise that such warrant will be paid if presented within ten days from the date of the notice; if such warrant is not presented within the said ten days, such money so retained may be used to pay other warrants drawn on the same fund.

Section 2. This Ordinance shall take effect and be in force from and after its passage and approval and three publications in the *Salt Lake Sun*.

A Report of the Health and Morals Committee to whom was referred the communication of Dr Northrup, Health Officer, relative to the city building bunkers on the wharf, at the landing of the Garbage scow, was read and on motion laid on the table.

The report of the Finance Committee to whom was referred the petition of H. B. Hakes for a refund of money paid on account of erroneous assessment, was read and on motion adopted and petition granted, said report is as follows, to-wit:

We recommend that the within petition be granted.

Geo. H. Spears
H. P. Whitney
S. J. Sill
C. W. Pauly
H. Bradh.

11/1894
16 J. H. Finance Committee.

A Resolution instructing the City Attorney to institute suits against persons owing the city delinquent taxes, heretofore adopted by the Board of Delegates, was read and on motion laid on the table.

A Joint Resolution allowing the Delinquent Tax collector a certain rate per cent. for collecting the delinquent taxes from the Coronado Beach Co. and authorizing the auditing committee to audit his claim in accordance therewith, was read and on motion, adopted by the following vote, to-wit:

Ayes Aldermen Brandt; Spear; Bachman; Levi; Blochman; Sill and Nutt.

Noes None

Absent Aldermen Croun and Whitney.

Said Resolution as adopted is as follows.

Joint Resolution Number

Be it resolved by the common council of the City of San Diego, California, as follows:

That the auditing committee of the City of San Diego, be, and it is hereby authorized and directed to audit and allow the claim of the Delinquent Tax collector for seven and one half percent of the amount collected from the Coronado Beach Company for delinquent taxes covering the years 1886 to 1890 instead of for fifteen percent as provided by Ordinance No. 272, said collection being \$7570.25 for the payment of all such taxes: which amount said Delinquent Tax collector is hereby authorized and directed to accept.

I hereby agree to the terms of the above resolution and waive any and all claims above the percentage therein named which I may be entitled to receive under the provisions of Ordinance No. 272

S. F. Woodford

Dated November 17th. 1894.

Delinquent Tax collector.

A Joint Resolution instructing the Cabrillo Celebration Committee to remove the arches used in decorating by said committee, was read and on motion of Alderman Levi laid on the table.

On motion, President Nutt, appoints Alderman Brandt and Blochman as a special Committee to wait upon the Board of Public Works and have an interview with them relative to moving the Cabrillo arches

A Resolution directing the City Attorney to take steps to have the ~~Street~~ Railway Franchise on "F" Street forfeited was read and on motion adopted by the following vote, to wit:

~~Ayde~~ Aldermen Brandt, Spear, Bachman, Levi, Blockman,
Sill and Nutt.

Noes None

~~Absent~~ Aldermen Prout and Whitney

Said Resolution as adopted is as follows:

Joint Resolution Number
Be it Resolved by the Common Council of the City of San Diego as follows:

That the City Attorney be and is hereby instructed to take the necessary steps to have forfeited the franchise for a street railway on "F" Street said franchise not being used by the company claiming to own the same.

President Nutt did after first giving notice sign an Ordinance providing the manner in which warrants against the Treasurer shall be paid, also an Ordinance directing the City Clerk to negotiate for the leasing of the City Lands, and Ordinance establishing the grade of "U" Street.

Thereupon the Board adjourned.

A. E. Nutt
President, Board of Aldermen

Attest:

Geo. D. Sackman
City Clerk

Special Session

Council Chamber of the Board of
Aldermen of the City of San Diego,
California November 27th. 1894.

In response to the following call of the Mayor, to-wit:
Mayor's Office
San Diego, Cal. Nov. 27th. 1894.

To the Honorable the Board of Aldermen
of the City of San Diego.
Gentlemen:

You are hereby respectfully called in
Special Session to consider and act on the
message I sent to the Hon. Common Council
yesterday relative to the water question, and
the petition of the property owners of D. St.
to change the grade of said street between
17th and 24th, and the petition of E. A. Miller & Co.
for a license to auction.

Respectfully,

Wm. Carlson

Mayor of the City of San Diego.

A special session of the Board of Aldermen
convened this day at 7:30 o'clock P.M. President
Nutt presiding.

Present Aldermen Brown: Whitney: Baudh: Bachman:

Levi: Nutt & Clerk Goldman.

Absent Aldermen Spears: Blochman & Sill.

Alderman Blochman here enters and takes his
seat in the Board.

A message from the Mayor recommending the
adoption of a resolution inviting sealed bids
from parties desirous of furnishing the city with
water, was read and on motion filed.

A petition of majority of the property owners
on "D" street between 17th & 24th streets requesting the
Council to have the grade changed on that portion of
said street, was read and granted.

A petition from E. A. Miller and Co. for
an auctioneers license to sell dry goods, was
read and on motion granted.

Thereupon the Board adjourned.

A. E. Smith
President Board of Aldermen.

Attest
Geo. D. Goldsman
City Clerk.

Regular Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California. December 4th. 1894.

Pursuant to adjournment a meeting of
the Board of Aldermen was held this day at 7.30
O'clock P.M. President Nutt presiding.

Present Aldermen Whitney; Brandt; Spears; Bachman;
Blochman; Nutt & Clerk Goldman.

Absent Aldermen Brouh; Levi and Sill.

The minutes of adjourned meeting held Nov-
ember 20th. 1894. of Special Session held Novem-
ber 27th. 1894. were read and approved.

Alderman Levi here enters and takes his seat
in the Board.

A message from the Mayor relative to allow-
ing the claim of the City Tax collector as authorized
in Joint Resolution No. ~~100~~ for more than three copies,
was read and on motion filed.

A message from the Mayor recommending that
the action against M. Schuman brought by the
City for a violation of the building Ordinance
was read and filed.

A communication from the City Attorney showing
the status of the Water ^{Board} Case, since the dismissal of
the appeal by the Supreme Court was read and on
motion of Alderman Brandt referred to the Joint Water
Committee.

The opinion of the City Attorney to whom was
referred the petition of Adam Beck for a refund
of \$8⁰⁰ paid on account of an erroneous assessment, was read
and on motion the opinion was filed, and the petition granted.

A communication from the City Tax collectors in re-

lation to the auditing committee, not allowing his claim for six additional deputies, and transmitting a Resolution providing relief, was read and on motion the communication was filed and Resolution adopted by the following vote, to-wit:

~~Ayrs Aldermen~~ Whitney; Braudh; Spears; Bachman;
Levi; Blochman and Nutt.

~~Noes None~~

~~Absent Aldermen~~ Prouh and Sill.

Said Resolution as adopted is as follows:

Joint Resolution No. _____

Be it Resolved that the Auditing committee is hereby instructed and authorized to audit and allow the payrolls of the City Tax collector for 6 deputies at \$2.50 per day each under provisions of Joint Resolution No. 510.

The report of the Delinquent Tax collector for month of November 1894. was read and filed.

A deed from A. E. Horton et al. to the City of San Diego of the Horton Plaza was read and on motion referred to the City Attorney.

A petition of a number of property owners fronting on First Street, requesting the Council to order said Street graded between Walnut and Brooks Avenues, was read and referred to the Joint Street Committee.

The monthly report of the Police Judge was read and filed.

A petition signed by a number of residents in the vicinity of "C" and 3rd streets requesting the Council to order the removal of the Merry-go-round from said corner was read and referred to the City Attorney, with instructions to prepare an Ordinance governing Merry-go-rounds in the City limits thereupon the following Ordinance as requested governing the maintenance of merry-go-rounds and imposing a license on the same, was read and on motion adopted by the following vote, to-wit:

Ayes Aldermen Whitney: Brandt: Spears: Bachman:
Levi: Blochman and Nutt.

Noes None

Absent Aldermen Groat and Hill

Ordinance No. _____

An Ordinance imposing a municipal license upon merry-go-rounds.

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

Section 1. Upon receipt of a petition, signed by a majority of the occupants of lots in the block, in which any "Merry-go-round" is proposed to be located and in the four blocks contiguous thereto, requesting the issue of a license to the proprietor thereof, the Common Council may issue a license on payment of the sum of ten dollars monthly in advance, authorizing the setting up and operation of said "Merry-go-round" in the said block.

Section 2. It shall be unlawful for any person to operate any merry-go-round within the City of San Diego without a license therefor, and any violation of this Ordinance shall be punishable by fine of not more than ten dollars or by imprisonment in the City Jail for not more than ten days, or by both such fine and imprisonment.

Section 3. This Ordinance shall take effect and be in force from and after its passage and full publication in the Daily San Diego Sun.

A petition signed by a majority of the property owners fronting on D. Street, between 17th and 24th Streets, requesting the Council to have that portion of the grade changed on D. Street between said 17th and 24th Streets, was read and on motion granted.

A petition from M. Germain, for permission to construct a cement sidewalk in front of the south half of Lot "E" Block 44 of Horton's Addition, was read. Thereupon the following Resolution granting such request, was adopted by the following vote, to-wit:

Ayes Aldermen Whitney: Brandt: Spears: Bachman: Levi:
Blochman and Nutt.

Noes None

Absent Aldermen Trout and Sill

Joint Resolution No. 1

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

That permission be and is hereby granted W. Gorman to construct a cement sidewalk in front of the South half of Lot E, Block 440 of Horton's Addition to the City of San Diego, in accordance with specifications therefor.

A communication from J. A. Plieth, General Manager of the San Diego Electric Ry. Co. stating that said Railway Company was ready to pave that portion of "F" Street, between 6th and 8th Streets, occupied by their tracks, as ordered, provided that the Council grant them permission "in accordance with the Ordinance governing the laying of Bitumen on natural earth," was read. Thereupon a resolution suspending said Ordinance was read and on motion of Alderman Levi adopted by the following vote, ^{yeas}

Yeas Aldermen Whitney; Brandt; Spear; Bachman; Levi;
Blochman and Witt.

Noes None

Absent Aldermen Trout and Sill

Said Resolution as adopted is as follows:

Joint Resolution No. 2

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

That permission be, and is hereby granted the San Diego Electric Railway Company to pave that portion of "F" Street between 6th and 8th, occupied by said Company's railroad tracks and for two feet on each side thereof, in accordance with specifications therefor as contained in Special Specifications No. 5 of Ordinance No. 226. Further resolved that the provision of said Ordinance No. 226 limiting the time in which such pavement shall be laid be and the same is hereby suspended to allow said Railway Company to lay said pavement.

An Ordinance providing for statements being filed by companies or persons engaged in the

business of supplying Fresh Water for the use of inhabitants of the City of San Diego, was read and on motion of Alderman Spear adopted by the following vote, to-wit:

Ayes Aldermen Whitney: Brandt: Spear: Buchanan:
Levi: Blochman and Witt.

Noes None

Absent Aldermen Hook and Hill

Said Ordinance as adopted is as follows:

Ordinance No. _____

Ordinance providing for statements being filed by Corporations, Companies or persons engaged in the business of supplying fresh water for the use of the City of San Diego and the inhabitants thereof.

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

Section 1. That the San Diego Water Company and Joseph A. Flint as Receiver of said Company, a Corporation duly organized and existing under the laws of the State of California, San Diego Water Company, a Corporation duly organized and existing under the laws of the State of California and the Consolidated Water Company, a Corporation, organized and existing under the laws of West Virginia, and every other Corporation, Company or person, if any there be, supplying water to the City of San Diego, or to the inhabitants thereof, be and they ~~are~~ hereby are required to furnish to the Common Council of the City of San Diego, in the month of January, 1895, a detailed statement verified by the oath of both the President and Secretary, respectively, of said Company, and all corporations or companies, or of such persons as the Companies may be, showing the names of each water-rate payer, his or her place of residence, and the amount paid for water by each of said water-rate payers during the year preceding the date of such statement, and also showing all revenue derived by such Corporation, Company or person from all sources and an itemized statement of expenses made for the supplying of water during said time, and that such statement be accompanied by a further and detailed statement verified by the President and Secretary of such Corporation,

or company, or of any such person as the case may be, showing the amount of money actually expended annually since the commencement of business in the purchase, construction and maintenance, respectively, of the property necessary for the carrying on of the business of such company or person, and also gross cash receipts annually for the same period from all sources in accordance with the provisions of the Act of Legislature approved March 7, 1891.

Section 2. That the City Clerk is hereby directed to forthwith serve a certified copy of this Ordinance upon the President and Secretary and Joseph A. Flint as Receiver of the San Diego Water Company, and upon every person so furnishing water to the City of San Diego, or to the inhabitants thereof.

Section 3. That the Clerk of this City is hereby directed to forthwith serve a certified copy of this Ordinance upon the President and Secretary of the San Diego Flume Company.

Section 4. That the Clerk of this City is hereby directed to forthwith serve a certified copy of this Ordinance upon William H. Cole as President and T. R. Ross as Secretary of the Consolidated Water Company of West Virginia, by mailing the same to the said President and Secretary at Chicago in the State of Illinois.

Section 5. This Ordinance shall take effect and be in force from and after its passage and approval.

A Resolution by Alderman Nutt, submitting a proposition to the Mt. Cate Land and Water Co. for the purchase of 1000 miners inches of water and distributing system from said company for the use of the City of San Diego, was read and on Motion of Alderman Speaks referred to the Joint Water Committee and President Nutt and Alderman Blochman ^{to be} added to said Committee temporarily.

The following Report of the Street Committee to whom was referred the petition of Frank Grandier in the matter of establishing the grade of Irish Street, through to the North line of Lot 16, Block 11,

Cleaveland Heights, was read and adopted, viz:
 We recommend that the within petition be
 granted.

H. P. Whitney

W. J. Prout

C. C. Brandt

C. W. Parly

Joint Street Committee, 11/24/1894.

The report of the Joint Street Committee to whom was referred
 a petition from Over and Nagle, asking the
 Council to make certain amendments to Ordinance
 No. 226, governing the construction of sidewalks, so
 as to admit of laying bitumin on the Natural Earth at
 any season of the year, was read and adopted, and is
 as follows:

The Joint Street Committee recommend that the
 within petition be granted, and the City Attorney in-
 structed to present the necessary Ordinance to carry
 the same into effect.

H. P. Whitney

W. J. Prout

C. C. Brandt

C. W. Parly

11/24/94

The following Resolution appointing C. M. Briggs &
 Jessie Gilmore as Commissioners to Widen University
 Avenue, as recommended by the Street Committee, was
 read and adopted by the following vote, to-wit:

Ayes Aldermen Whitney, Brandt, Spears, Bachman, Levi,
 Blochman and Nutt.

Noes None

Absent Aldermen Prout and Sill

Joint Resolution No. _____

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

That C. M. Briggs and Jessie Gilmore be, and they are
 hereby Commissioners, vice Geo. F. Sinks & Frank Robins fail-
 ing to qualify, to assess benefits and damages and
 to have general supervision of all work pertaining to
 the opening, widening and extending of University Avenue,
 in the City of San Diego, California as the same is partic-

colorfully described in the Resolution ordering the said Street or Avenue Widened, and

That the compensation of each of said Commissioners hereby appointed, is hereby fixed at the sum of \$3⁰⁰ per day during the time said Commissioners shall be actually engaged in said work, and that said Commissioners shall before entering on said work qualify and file such Bond as is by law required.

A Joint Resolution granting J. Engelbrech an extension of sixty days in which to complete the Grading of Milton Avenue, was read and on Motion of Alderman Levi, adopted by the following vote, to-wit:

Ayes Aldermen Whitney; Brandt; Spears; Bachman;
Levi; Blochman and Nutt.

Noes None.

Absent Aldermen Roub and Sill.

Said Resolution as adopted is as follows:

Joint Resolution No. _____
Resolved that the time for the completion of the work of grading Milton Avenue from the south line of W. Street to the West line of Reed & Hubbell's Addition in the City of San Diego, as fixed by the Superintendent of Streets in the Contract for grading said Street made between John Engelbrech, Contractor and W. L. Prouty, Superintendent of Streets, dated September 8th, 1894, be and the same is hereby extended sixty (60) days, and said Superintendent of Streets is hereby authorized and instructed to grant said Contractor sixty days additional to the time fixed in said contract within which to complete the grading of said Street between the joints named in said contract.

J. Engelbrech

Contractor.

A Joint Resolution instructing the Engineer to make a preliminary survey and estimate of the cost of grading a twenty foot roadway in South 20th Street from Milton Avenue to 16th Street, was read and adopted by the following vote, to-wit:

Ayes Aldermen Whitney; Brandt; Spears; Bachman;
Levi; Blochman and Nutt.

Noes None

Absent Aldermen Prouh and Sill

Said Resolution as adopted is as follows.

Joint Resolution No.

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

That the City Engineer be and is hereby instructed to make a preliminary survey and estimate of the cost of grading a twenty foot roadway in South 20th Street, from Mitton Avenue to 16th Street.

A Joint Resolution instructing the City Engineer to make an estimate of the cost of duplicating the Present Water Distributing System of this City and report the same to the Council, was read and on motion adopted by the following vote, to-wit:

Ayes Aldermen Whitney, Brandt, Spears, Bachman, Levi, Blochman and Nutt.

Noes None

Absent Aldermen Prouh and Sill

Said Resolution as adopted is as follows.

Joint Resolution No.

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

That the City Engineer be and he is hereby authorized and instructed to make an estimate of the cost of duplicating the present Water distributing system of this City with the same material as the present system is constructed, & report the same to this Council.

The Clerk presented the Affidavit of Geo. H. Spears, Foreman of the Printers and Publishers of the San Diego Sun, a newspaper published daily (except Sundays) at the City of San Diego, State of California, showing that the Resolution of Intention to Grade Second Street from the North line of Walnut Avenue to the South line of Brooks Avenue, was correctly published in said newspaper for the period of three days, to-wit: from the 1st to 3rd day of November 1894, both days inclusive, also

The Affidavit of Geo. S. Goldman, Clerk of the City of San Diego, State of California, showing that he did, on the 2nd day ^{of November, 1894}, conspicuously post in the following

places to wit: on the door of the Council Chamber of the Board of Delegates of the City of San Diego, State of California and on the door of the Council Chamber of the Board of Aldermen of said City. Copies of the Resolution of Intention to Grade Second Street, from the North line of Walnut Ave., to the South line of Brooks Ave. & that said copies of the aforesaid Resolution, remained so posted as aforesaid for the period of two days immediately thereafter. Also

the affidavit of Geo. H. Spears, Foreman of the printer and publishers of the San Diego Sun, a newspaper published daily (except Sundays) at the City of San Diego, State of California, showing that a "notice of Street Work" being the notice of the adoption by the Common Council of the Resolution of Intention to Grade Second Street, from the North line of Walnut Avenue to the South line of Brooks Avenue, was correctly posted in said Newspaper for the period of one week to wit: from the 2nd to the 9th day of November 1894. both days inclusive, also.

The affidavit of W. L. Prout, Superintendent of Streets of the City of San Diego, State of California, showing that he caused to be conspicuously along the line of Second Street, in said City, from the North line of Walnut Avenue to the South line of Brooks Avenue, at not more than one hundred feet in distance apart, but not less than three in all, and in front of each block liable to be assessed, notices of street work, being a notice of the adoption by the Common Council of the Resolution of Intention to Grade Second Street, from the North line of Walnut Ave. to the South line of Brooks Avenue, (a copy of which notice was thereto attached made a part of said affidavit) and that he caused a notice similar in substance to be published for six days in the San Diego Sun.

Said affidavits were received and ordered filed thereupon the following Resolution ordering the work of grading Second Street, between Walnut and Brooks Ave. was read and on motion adopted by the following vote to wit:

Ayes Aldermen Whitney, Brandt, Spears, Bachman, Levi,
Blockman and Nutt.

Noes None

Absent Aldermen Prout and Sill.

Resolution Ordering

the work of grading second Street from the North line of Walnut Avenue to the south line of Brooks Avenue. Resolved, that the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby orders the following Street Work to be done, to wit:

That second Street, in said City from the North line of Walnut Avenue to the south line of Brooks Avenue, and the sidewalks thereof, be graded to its full width & to the official grade thereof, as established by Ordinance No. 273, approved Oct. 3rd 1894.

All work shall be done under and contractors shall be bound by the provisions of Ordinances Nos 53 and 273.

The Clerk of this City is hereby directed to publish this Resolution for two days, and notice of said work inviting sealed proposals or bids for doing the work and referring to the specifications, posted or on file, also for two days both in the San Diego Sun, a daily newspaper published and in circulation in this City, hereby designated for that purpose.

Said Notice shall require a certified check or bond, either as prescribed by law, and for an amount not less than 10 per cent of the aggregate of the proposal.

He is also directed to post said notice with specifications conspicuously for five days on or near the Council Chamber door.

A Resolution of intention to open and extend National Avenue through Pueblo Lot No 1343, was read and on motion adopted by the following vote, to wit:

~~Ayes Aldermen~~ Whitney, Branch, Spears, Bachman:
Levi, Blochman and Nutt.

~~Noes None~~

~~Absent Aldermen~~ Prout and Sill

Said Resolution as adopted is as follows:

Resolution of intention

To open and extend National Avenue through Pueblo Lot No 1343.

Resolved, that the Common Council of the City of San Diego California, deems it to be required by the public interest and convenience and hereby declares its intention to order the opening and extending of National Avenue in

said City through Buckle No. 1343. For which
 purpose it is deemed necessary to take and appropriate
 the strip of land (80) feet in width described as follows:
 Beginning at a point on the West line of Buckle No. 1343
 50' 00" north from the North West corner of said
 lot 1343 (1) thence running in a easterly direction
 660.50 feet to a point on the division line between
 the East 1/2 and the West 1/2 of the North West 1/4 of Buckle
 No. 1343, said point being 525.50 feet South of
 the North line of said Buckle No. 1343.
 (2) Thence South along said division line (80) feet
 (3) Thence West 660.50 feet and parallel to course (2) to
 one to the West line of Buckle No. 1343. (4) Thence
 North along the West line of Buckle No. 1343 80 feet to
 the place of beginning and containing 1.21 acres.
 Also a strip of land eighty feet wide described
 as follows:
 Beginning at a point on the division line between
 the East 1/2 and West 1/2 of the North East 1/4 of Buckle No. 1343,
 said point being 496.50 feet South of the North
 line of said lot 1343 (1) thence running easterly 660.50
 feet to a point on the East line of said Buckle No. 1343,
 said point being 481.40 feet South of the North East
 corner of Buckle No. 1343. (2) Thence South along
 the East line of Buckle No. 1343 80 feet. (3) Thence
 running West 660.50 feet to a point on the place of beginning and
 containing 1.21 acres.
 And that the damages, costs and expenses of making
 such improvements shall be assessed in proportion
 to benefit upon a district the extent and boundaries of
 which are hereby fixed as follows:
 Beginning at a point on the West line of Buckle
 No. 1343 and said point being 400 feet South of
 the Northwest corner of said lot 1343. (1) Thence
 running in an easterly direction to the South line
 of the Alley in Block No. 7 of Aldington Addition,
 following the North line of the alley
 through Buckle No. 107 and Aldington
 Addition to the North East corner of lot 48 in Block
 No. 4 (2) Thence easterly in a point on the easterly
 line of Buckle No. 1343, said point being 341 feet

south of the Northeast corner of Pueblo Lot 1343,
 (4) Thence south along the said Eastern line of Lot 1343,
 360.00 feet (5) Thence running Westely to the South East
 Corner of Lot No. 1 in Block No 423 of Helplingstines
 Addition, (6) Thence running along the North line of the
 alley through Blocks 423 & 408 of Helplingstines Addition
 to the South West corner of Lot 24 in Block 408 of Helpling
 stines Addition, (7) Thence running Westely and parallel
 to course No. one (1) to a point on the Westely line of Pueblo
 Lot 1343, (8) Thence North along the West line of said
 Pueblo Lot 1343 360 feet to the point of beginning.

The San Diego Sun is hereby designated as the
 daily newspaper, published and circulated in this city,
 in which notice of the passage of this Resolution of Inten-
 tion shall be published for ten days as often as said
 newspaper is issued therein.

The Superintendent of Streets of this city is hereby
 directed to post and publish said notice in the man-
 ner prescribed by law.

A Resolution of Intention to sidewalk and
 crosswalk "C" street from 4th to 12th streets, was
 read and on motion of Alderman Levi adopted by
 the following vote to-wit:

Ayes Alderman Whitney; Brandt; Spears; Bachman;
 Levi; Blochman and Nutt.

Noes None

Absent Alderman Gough and Sill

Said Resolution as adopted is as follows.

Resolution of Intention.

To sidewalk "C" street on either side thereof from the east line of 4th street to the west line of 12th street, and crosswalk it from the west line of 7th street to the east line of 12th street.

Resolved, That it is the intention of the Common Council of the City of San Diego, State of California, to order the following street work to be done, to-wit:

That "C" street in said city from the east line of 4th street to the west line of 12th street (except such portions thereof as is already sidewalked with artificial stone or concrete) be sidewalked on either side thereof, with artificial stone or concrete, and crosswalked on either side thereof, from the west line of 7th street to the east line of 12th street, with bituminous rock.

The sidewalks shall be constructed in accordance with the provisions of article two (2) of ordinance numbered two hundred and twenty-six (226) approved August 15th, 1893.

The crosswalks shall be constructed in accordance with the provisions of Ordinance numbered two hundred and fifty-two (252) approved April 24th, 1894.

The San Diegan-Sun is hereby designated as the daily newspaper published and circulated in the city, in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days, as often as said newspaper is issued therein.

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

On motion of Alderman Levi a former motion made during this session of the Board to refer the deed from A. E. Horton et al. of the Horton Plaza to the City was rescinded, and the deed accepted and the City Clerk instructed to have the same placed on record.

President Nutt did after first giving notice sign an Ordinance providing for statements being filed by corporations and companies engaged in the business of supplying fresh water for the use of the City of San Diego and the inhabitants thereof.

On motion of Alderman Bachman a petition signed by a number of citizens in the vicinity of 4th and K. Street, requesting the Council to have a watering trough placed on K. Street between 4 and 5th Streets, heretofore laid on the table by this Board was taken from the table and granted.

Whereupon the Board adjourned until Tuesday December 18th. 1894. at 7.30 O'Clock P.M.

A. E. Nutt

President Board of Aldermen.

Attest
 Geo. D. Sacramento
 City Clerk.

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California December 18th 1894.

An adjourned meeting of the Board of Aldermen
was held this day at 7:30 o'clock P.M.

Present Aldermen Proust: Whitney: Brandt: Spears:
Blochman: Sill and Clerk Goldman.

Absent Aldermen Bachman: Levi and Nutt.

On Motion of Alderman Proust. Alderman Spears
was selected Chairman pro tem.

The minutes of Regular Meeting held December
4th 1894. were read and approved.

A message from ^{Mayor} the transmitting an applica-
tion from the City Tax collector for three additional
deputies and recommending that they be allowed. was
read and message filed and application granted.

The following joint Resolution authorizing the City
Tax collector to appoint additional deputies in ac-
cordance with recommendation of the Mayor. was read
and adopted by the following vote, to-wit:

Ayes Aldermen Proust: Whitney: Brandt: Spears: Blochman
and Sill.

Noes None

Absent Aldermen Bachman: Levi and Nutt.

Joint Resolution No

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

That the Tax collector be, and he is hereby author-
ized to employ three Additional Deputies at the rate
of \$75⁰⁰ per month to work from November 27th 1894,
to not later than December 10th 1894. on delinquent Taxbills
(certificates) I hereby certify that the indebtedness incurred by
virtue of the passage of the above Resolution will not violate
any of the provisions of the charter.

(Robinson)

Not R Peters
City Auditor

A message from the Mayor transmitting an application from the City Assessor for ten additional deputies to assist in making up the assessment roll for 1895. was read and filed.

Thereupon the following Resolution authorizing the assessor to employ said deputies as recommended by the Mayor was adopted by the following vote, to wit:
 Ayes Aldermen Proust; Whitney; Brandt; Spears;
 Blochman and Gill

Noes None

Absent Aldermen Bachman; Levi and Nutt.

Joint Resolution No. _____
 Whereas, the City Assessor has made application for authority to appoint temporary deputies to assist him in making the assessment and assessment roll of the City of San Diego for the fiscal year 1895, under the provisions of section 4 of Chapter 3 of Article 3 of the Charter, relating to powers and duties of Auditor and Assessor, and

Whereas, it is necessary that he be granted sufficient assistance to enable him to complete the assessment roll within the time limited by law, therefore

Be it Resolved by the Common Council of the City of San Diego, California,

That the City Assessor be and he is hereby authorized to appoint ten deputies during the month of January, 1895, to assist in making the City assessment for fiscal year 1895, and seven deputies thereafter until the completion of the Assessment Roll for such year; that whenever the services of any of said deputies can be dispensed with, without jeopardizing the interests of the City, they shall be discharged by the Assessor.

(Certificate)

I hereby certify that the indebtedness incurred by virtue of the passage of the above Resolution may be incurred without violating any of the provisions of the Charter.

Nat R Titus
 Auditor.

The Bonds of C. M. Briggs and Jessie Gilmore, Commissioners heretofore appointed to Widener University

Avenues were presented and on Motion of Alderman Proust duly approved.

The regular Monthly Report of the Auditor, showing the conditions of the various funds, was read & filed.

A protest signed by property owners on First Street between Walnut and Brooks Avenues, protesting against the grading of said street was read and referred to the Joint Street Committee.

The Clerk presented the Affidavit of Geo. H. Spears, Foreman of the printers and publishers of the San Diego Sun, a newspaper published daily (except Sunday) at the City of San Diego, State of California, showing that the Resolution ordering the work of grading Second Street from the North line of Walnut Avenue to the South line of Brooks Avenue, was correctly published in each issue of said newspaper for the period of one week, to wit: from the 5th to the 10th day of December 1894, both days inclusive. Also the Affidavit of Geo. D. Goldman, City Clerk of the City of San Diego, California, showing that he did on the 8th day of December 1894, post conspicuously in the following places to wit: on the door of the Council Chamber of the Board of Delegates of the City of San Diego, California, and on the door of the Council Chamber of the Board of Aldermen of said City, copies of the Resolution ordering the work of grading Second Street, from the North line of Walnut Avenue, to the South line of Brooks Avenue, together with copies of the specifications therefor as contained in Ordinance No. 53, (a copy of which said Resolution and Ordinance containing specifications are thereto attached and made a part of said Affidavit) and that the same remained so posted for the period of five days immediately thereafter. Also

The Affidavit of Geo. H. Spears Foreman of the printers and publishers of the San Diego Sun, a newspaper printed daily (except Sunday) at the City of San Diego, State of California, showing that a notice inviting street work proposals, being the notice of the adoption by the Common Council of the Resolution ordering the City Clerk to advertise for bids to grade Second Street

between Walnut and Brooks Avenue, was correctly published in said newspaper for the period of one week, to-wit: from the 5th. to the 10th. day of December 1894, both days inclusive, also.

The Affidavit of Geo. J. Goldman, Clerk of the City of San Diego, California, showing that he did on the 8th. day of December 1894, post conspicuously in the following places, to-wit: on the door of the Council Chamber of the Board of Delegates of the City of San Diego, California, and on the door of the Council Chamber of the Board of Aldermen of said City, copies of the notice inviting Street Work Proposals, for Grading Second Street, from the North line of Walnut Avenue to the South line of Brooks Avenue, together with copies of the Specifications therefor as contained in Ordinance No. 53, (a copy of which said Notice and Ordinance containing specifications therefor, are thereto attached and made a part of said affidavit,) and that the same remained so posted for the period of five days immediately thereafter.

Said Affidavits were received and ordered filed; thereupon the Clerk stated that in response to the above advertisements, he had received two bids proposing to grade said Second Street, viz: Bid of W. D. Goodbody for the following prices to-wit: Excavation thirty-two cents ^{per cubic yard}, overhaul two cents, also of other bid which was not signed by bidder for cut per cubic yard forty-five cents, overhaul two cents, said bids were secured in manner prescribed by law. Thereupon motion of Alderman Broun the Bid of W. D. Goodbody was accepted.

A protest signed by a majority of the property owners fronting on W. Street, between 7th and 32nd Street protesting against the Grading of said W. Street as petitioned for was read and on motion filed.

The following Report of the Joint Finance Committee to whom was referred the petition of Messrs Soney and Wright, Attorneys for the Estate of Fred. J. Huse, in relation to settling certain tax claims against property in LaBaya and Roseville was read and on motion granted. Viz: We recommend that the within petition be granted,

subject to the verification of the City Auditor.

Geo. H. Spears,
H. P. Whitney
S. F. Barker
C. W. Pauley
H. Bradt.

Dec. 7th. 1894. Joint Finance Committee.

The following Report of the Finance Committee, to whom was referred the Petition Mrs Kate Shirley, relative to an erroneous Tax Sale, was read and on motion adopted, viz:

We the Finance Committee recommend that the within petition be granted, subject to the verification of the Auditor.

Geo. H. Spears,
H. P. Whitney
S. F. Barker
C. W. Pauley
H. Bradt.

12/7/1894

The Report of the Finance Committee to whom was referred the petition of J. Alley requesting the Council to cancel certain tax claim, caused by an erroneous Assessment in year 1878 on Lots A & B of Block 62. Norton's Addition, was read and adopted, and is as follows:

We recommend that the within petition be denied.

Geo. H. Spears,
H. P. Whitney
S. F. Barker
C. W. Pauley
H. Bradt.

(12/94)
12/7 Joint Finance Committee

Estimates submitted by the City Engineer of the present Water Distributing System and of a New Distributing System, was read and on Motion of Alderman Prouh, referred to the Joint Water Committee.

The following Resolution instructing the Board of Public Works to have a Watering Trough placed on "H" Street, between 4th & 5th Streets, was read and on Motion adopted by the following vote, to-wit:

Ayes Aldermen Prout: Whitney: Braudh: Spears:
Blochman and Sill

Noes None

Absent Aldermen Bachman: Levi and Nutt.

Joint Resolution No. 11

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 authorized and instructed to have a watering trough placed on the north side of K. street, between 4th and 5th streets.

I hereby certify that the indebtedness created by virtue of the passage of the above Resolution may be incurred without violating any of the provisions of the charter.

Nat. R. Pitrus
Auditor

Dec. 17, 1894

The following Resolution endorsing the Nicaragua Canal Bill, and urging the California Representatives ^{in Congress} to use their best endeavours for its early passage, was read and adopted, viz:

To the Honorable California Delegation in Congress,
Washington D. C.

Gentlemen:

The City of San Diego, California, through its Common Council respectfully and urgently requests your active & persistent aid in securing the enactment of such conservative legislation during the present Congress as will cause the speedy construction of the Nicaragua Canal under the control of the United States Government.

You are very well aware how absolutely necessary to the prosperity of our State is this short water route to the Atlantic which will dispel the present area of arrested development. Your constituency will ever hold in grateful remembrance the services rendered by the Honorable Gentlemen now representing us in Congress who insist upon favorable legislation with all the energy warranted by the importance of the beneficent work to California, as well as to our entire Country.

With assurances of our highest esteem, we subscribe ourselves:
Your fellow citizens, the Common Council of the City of San Diego.

— clerk — Mayor

A Joint Resolution instructing the City Lands Committee to negotiate for the purchase of that part of the property adjoining the Plaza North of the Alley in Block 42, heretofore adopted by the Board of Delegates "the same to be used for a City Hall site" was read and on motion of Alderman Brandt laid on the table.

A Joint Resolution instructing the City Treasurer to call in certain Sewer Bonds, as recommended by the Finance Committee, was read and adopted by the following vote to-wit:

Ayes Aldermen Chouh; Whitney; Brandt; Spears; Blochman and Sill.

Noes None

Absent Aldermen Bachman; Levi and Nutt.

Said Resolution as adopted is as follows.

Joint Resolution No. _____
Whereas, from the report of the Treasurer it appears that there is sufficient funds on hand, applicable therefore, to redeem five thousand dollars of the outstanding Sewer Bonds of this City, therefore

Be it Resolved by the Common Council of the City of San Diego, California, that the City Treasurer be, and he is hereby authorized and instructed to call in and pay Sewer Bonds numbered 126, 127, 128, 129 and 130, respectively, with interest due thereon at date of payment.

A Joint Resolution providing for the selling of certain portions of the City Park, and buying smaller blocks & tracts in different parts of the City for Park purposes, etc. heretofore adopted by the Board of Delegates was read and on motion of Alderman Brandt laid on the table.

The following Resolution instructing the Public Building Committee to investigate the condition of the City Jail was read and on motion adopted by the following vote to-wit:

Ayes Aldermen Chouh; Whitney; Brandt; Spears; Blochman and Sill.

Noes None

Absent Aldermen Bachman; Levi and Nutt.

Joint Resolution No. _____

Be it Resolved by the Common Council of the City of San Diego;

That the Joint Public Building Committee be instructed to examine the condition of the City Jail and report the same.

A Resolution of Intention to change the grade of "D" street from the West line of 17th street to the East line of 24th street, was read and read on Motion of Alderman Prout adopted by the following vote, to-wit: Ayes Aldermen Prout, Whitney, Brant, Speck, Blochman and Sill

Noes None

Absent Aldermen Bachman, Levi and Nutt

Said Resolution as adopted is as follows Resolution of Intention

| | |
|--|--|
| <p>To change the grade of "D" street from the west line of 17th street to the east line of 24th street.</p> | <p>At the southwest corner of "D" and 21st street from 116.00 ft to 115.00 ft; at the northwest corner thereof from 116.00 ft to 115.00 ft; at the southeast corner thereof from 117.00 ft to 118.00 ft; at the northeast corner thereof from 117.00 ft to 118.00 ft.</p> |
| <p>Whereas, certain property owners fronting on "D" street from the west line of 17th street to the east line of 24th street, have petitioned the Common Council of the City of San Diego, State of California to change the grade of "D" street from the west line of 17th street to the east line of 24th street in said city, and</p> | <p>At the southwest corner of "D" and 22nd street from 139.00 ft to 138.00 ft; at the northwest corner thereof from 139.00 ft to 138.00 ft; at the southeast corner thereof from 140.00 ft to 141.00 ft; at the northeast corner thereof from 140.00 ft to 141.00 ft.</p> |
| <p>Whereas, the Common Council of the City of San Diego finds that the petition of said property owners contains a majority of all the property fronting on said "D" street from the west line of 17th street to the east line of 24th street, in said city of San Diego, now therefore be it</p> | <p>At the southwest corner of "D" and 23rd street, no change; at the northwest corner thereof, no change; at the southeast corner thereof, no change; at the northeast corner thereof, no change.</p> |
| <p>Resolved, that it is the intention of the Common Council of the City of San Diego, State of California, to order the following street work to be done, to-wit:</p> | <p>No change on 24th and "D" street.</p> |
| <p>To change the grade of "D" street from the west line of 17th street to the east line of 24th street, as follows, to-wit:</p> | <p>And the grade of said "D" street between the points fixed hereby shall be of uniform ascent and descent, as shown by the grade map made by the City Engineer and on file in his office; and that the damages, cost and expenses of making said improvement shall be assessed in proportion to benefits, upon a district the exterior boundaries of which are hereby fixed as follows, to-wit:</p> |
| <p>At the southwest corner "D" and 17th street, no change; at the northwest corner thereof, no change; at the southeast corner thereof from 65.00 feet to 66.50 ft; at the northeast corner thereof from 65.00 feet to 66.50 ft.</p> | <p>Beginning at the southeast corner of "C" and 17th street; thence running east along the south line of "C" street to the southwest corner of 24th and "C" street; thence south along the west line of 24th street to the northwest corner of 24th and "E" street; thence west along the north line of "E" street to the northeast corner of "E" and 17th street; thence north along the east line of 17th street to the southeast corner of 17th and "C" street.</p> |
| <p>At the southwest corner of "D" and 18th streets from 85.00 ft to 84.25 ft; at the northwest corner from 85.00 ft to 84.25; at the southeast corner thereof, no change; at the northeast corner thereof, no change.</p> | <p>The San Diegan-Sun, the official newspaper of this city, is hereby designated as the daily newspaper published and circulated in this city, in which this resolution of intention shall be published in every regular issue of said newspaper for ten days.</p> |
| <p>At the southwest corner of "D" and 19th, no change; at the northwest corner, no change; at the southeast corner thereof, no change; at the northeast corner, no change.</p> | <p>The City Clerk of this city is hereby directed to publish this resolution in the manner prescribed by law.</p> |
| <p>At the southwest corner of "D" and 20th streets, no change; at the northwest corner thereof, no change; at the southeast corner thereof from 96.00 ft to 97.00 ft; at the northeast corner thereof from 96.00 ft to 97.00 ft.</p> | |

The following Resolution of Intention to sidewalk and crosswalk "C" street between 4th and 12th streets on both sides thereof, was read and adopted by the following vote, to-wit: Ayes Aldermen Prout, Whitney, Brant, Speck, Blochman and Sill

Noes None

Absent Aldermen Bachman, Levi and Nutt

Resolution of Intention

| | |
|---|--|
| <p>To sidewalk "C" street on both sides thereof from the east line of 4th street to the west line of 12th street, and crosswalk the intersections of said "C" street on both sides thereof from the west line of 7th street to the east line of 12th street.</p> | <p>sides of said "C" street from the west line of 7th street to the east line of 12th street, with bituminous rock.</p> |
| <p>Resolved, That it is the intention of the Common Council of the City of San Diego, State of California, to order the following street work to be done, to-wit:</p> | <p>The sidewalks shall be constructed in accordance with the provisions of article two (2) of ordinance numbered two hundred and twenty-six (226) approved August 15th, 1894.</p> |
| <p>That "C" street in said city from the east line of 4th street to the west line of 12th street (except such portions thereof as is already sidewalked with artificial stone or concrete and bituminous rick) be sidewalked on both sides thereof, with artificial stone or concrete, and that the intersections of said "C" street be crosswalked on both</p> | <p>The crosswalks shall be constructed in accordance with the provisions of Ordinance numbered two hundred and fifty-two (252) approved April 24th, 1894.</p> |
| | <p>The San Diegan-Sun is hereby designated as the daily newspaper published and circulated in the city, in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days, as often as said newspaper is issued therein.</p> |
| | <p>The Clerk of this city is hereby directed to publish and post this resolution for two days in the manner prescribed by law.</p> |

The clerk presented the affidavit of Geo. H. Spears, Foreman of the printers and publishers of the San Diego Sun a newspaper published daily at the City of San Diego, State of California, showing that a notice of Public Work being the notice of the adoption by the Common Council of the Resolution of Intention to order the opening of a Street through Pueblo Lots 326, 327, 321, 235, 226, 227 & 225, etc. was correctly published in each issue of said newspaper for the period of one week, to-wit: From the 17th to the 24th days of November, 1894, both days inclusive. The Affidavit of W. L. Procter, Superintendent of Streets of the City of San Diego, State of California, showing that he caused to be conspicuously posted on the 19th day of November, 1894, along the line of a proposed street in said city from the Northeastly line of Pueblo Lots 326 & 327 to the intersections of Side Street in Manasse and Schillers Addition to Roseville with the Easterly line of Pueblo Lot 209, at not more than one hundred feet in distance a part, but not less than three in all, and in front of each block liable to be assessed, Notice of Public Work, being the notice of the adoption by the Common Council of the Resolution of Intention to open the proposed street across the flats to Roseville (a copy of which is hereto attached and made a part of said affidavit) and that he caused a notice similar in substance to be published for ten days in the San Diego Sun. Said affidavits were received and ordered filed, thereupon the Clerk states that full jurisdiction to order the opening of said proposed Street had been acquired by the foregoing advertisements and reads the Resolution ordering said improvement, which on recitation of Alderman Brandt, was adopted by the following vote, to-wit: Ayes Aldermen Prouh: Whitney: Brandt: Spears: Blochman and Sill

Noes None

Absent Alderman Bachman: Lee and Nutt.

Said Resolution as adopted is as follows:

Resolution No. 87

Ordering the opening of a street through Pueblo Lots 326, 327, 321, 235, 226, 227 and 225 eighty feet wide, from the Northeastly line of Pueblo Lots 326 and 327 to the intersection of Side Street in Manasse and Schillers Addition to Roseville, with the Easterly line of Pueblo Lot No. 209: Whereas notice of the passage by the Common

Council of the City of San Diego, California of the Resolution of Intention to order the opening of a street in said City Eighty feet wide through Pueblo Lots 326, 327, 329, 235, 226, 227 and 225 from the Northeastly line of Pueblo Lots 326 and 327 to the intersection of side street in Manussée and Schiller's Addition to Roseville with the Easterly line of Pueblo Lot No 209, has been duly published for the period of ten days and posted along the lines of said proposed street. & whereas the period of ten days has expired within which objections to the contemplated work could be presented and no such objections has been made or filed, and whereas jurisdiction has thus been fully acquired to order said work and improvement to be done, now therefore be it

Resolved, that the common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby orders the opening of a street in said City through Pueblo Lots 326, 327, 329, 235, 226, 227 and 225, Eighty feet wide from the Northeastly line of Pueblo Lots 326 and 327 to the intersection of side street in Manussée and Schiller's to Roseville, with the Easterly line of Pueblo Lot No 209, for which purpose it is deemed necessary to take and appropriate and it is hereby ordered that there shall be taken and appropriated the property bounded and described as follows, to wit:

Beginning at a point on the Northeastly line of Pueblo Lot 327 and said point being 49 feet North 34 degrees and 45 minutes west from the east corner of said lot 327; thence running South 35 degrees and 15 minutes west to north easterly line of Pueblo Lot 329; thence South 34 degrees 45 minutes East 49 feet to the South corner of Pueblo Lot 327; thence North 35 degrees 15 minutes East along the south easterly line of Pueblo Lot 327 to the East corner of said Lot 327; thence North 34 degrees 45 minutes West 49 feet to the place of beginning, containing 0.525 acres, also

The following described piece of land, to wit: Beginning at the North corner of Pueblo Lot 326, thence running South 35 degrees 15 minutes West along the Northwestly line of said Lot 326, to the West corner thereof.

thence South 54 degrees, 45 minutes East 31 feet;
 thence north 35 degrees and 15 minutes East to the North-
 easterly line of said Lot 326; thence North 54 degrees
 45 minutes West to the North corner of said Lot 326 to
 the place of beginning, containing 2304 acres. Also the
 following described piece of land to-wit:

Beginning at a point on the North easterly line
 of Pueblo Lot 321 and 49 feet north 54 degrees 45
 minutes west of the West corner of Pueblo Lot 326;
 thence running south 40 degrees 50 minutes West
 663.3 feet to a point on the Southwesterly line of Pueblo
 Lot 321, said point being south 54 degrees 45 minutes
 East 321 feet from the West corner of said Lot 321;
 thence south 54 degrees and 45 minutes East 80.50 feet; thence
 North 40 degrees 50 minutes East 663.3 feet to the North Easterly
 line of Pueblo Lot 321; thence north 54 degrees, 45 minutes
 West 80.50 feet; thence North 40 degrees 50 minutes East 663.3 feet
 to the North easterly line of Pueblo Lot 321; thence North 54
 degrees, 45 minutes West 80.50 feet to the place of beginning, con-
 taining 1.218 acres. Also the following described piece
 of land, to-wit:

Beginning at a point on the north easterly line of Pueblo
 Lot 235, said point being south 54 degrees 45 minutes East
 321 feet from the west corner of Pueblo Lot 321, thence
 running South 40 degrees 50 minutes West 400 feet; thence
 South 56 degrees 5 minutes West, 559.1 feet to the intersection
 of the South Westerly line of Pueblo Lot 235; said intersection
 being south 54 degrees 45 minutes East 590 feet from the
 West corner of Pueblo Lot 235; thence south 54 degrees 45
 minutes East 85.6 feet; thence north 56 degrees 5 minutes
 East 540.20 feet; thence North 40 degrees 50 minutes East
 428 feet to the North Easterly line of Pueblo Lot 235, thence
 North 54 degrees 45 minutes West 85.6 feet to the place of
 beginning, containing 1.78 acres.

Also the following described piece of land, to-wit:
 Beginning at a point on the North ^{easterly} line of Pueblo Lot
 226, said point being south 54 degrees 45 minutes East
 590 feet from the West corner of Pueblo Lot 235; thence run-
 ning South 56 degrees 5 minutes west, 1412.4 feet to the
 intersection of the south westerly line of said Pueblo Lot
 326, said intersection being south 54 degrees 45 minutes
 East 248.5 feet from the West corner of Pueblo Lot 226; thence

South 54 degrees 45 minutes East 85.6 Feet; thence North 56 degrees 5 minutes East 1412.4 Feet to the North Easterly line of Buckle's 26; thence North 54 degrees 45 minutes West 85.6 Feet to the place of beginning, containing 2.59 acres. Also the following described piece of land, to-wit:

Beginning at a point on the North Easterly line of Buckle's lot 227, said point being South 54 degrees 45 minutes East 248.15 feet from the North corner of said lot 227; thence running South 56 degrees 15 minutes West 193.2 feet; thence North 54 degrees 45 minutes West 175.4 feet to a point on the North Westerly line of Buckle's lot 227 said point being 181 feet from the North corner of said lot 227; thence South 35 degrees 15 minutes West 80 feet; thence South 54 degrees 45 minutes East 230.6 feet; thence North 56 degrees 5 minutes East 278.7 feet to the North Westerly line of Buckle's lot 227; thence North 54 degrees 45 minutes West 85.6 feet to the place of beginning, containing 0.86 acres, also the following described piece of land, to-wit:

Beginning at a point on the North Westerly line of Buckle's lot 227, said point being 187 feet from the North corner of said lot 227 bearing N. 1.1; thence running North 54 degrees 45 minutes West to a point in the prolongation of the North Westerly line of side street of Allendale and behind Ed. Linton's to Rowell's corner No. 2; thence South 35 degrees 15 minutes West to the center line of an old canal or ditch, said ditch being the Easterly line of Buckle's lot No. 209, course to 3; thence in a southerly direction and along the center line of said canal or ditch to a point in the prolongation of the South Easterly line of Ed. Linton's corner No. 1; thence South 35 degrees 15 minutes to a point 80 feet from the line of course No. 1, course N. 5; thence South 54 degrees 45 minutes East and parallel to course No. 1, to the North Westerly line of Buckle's lot 227 bearing N. 5; thence North 35 degrees 15 minutes East 80 feet to the place of beginning containing 4.09 acres, said lot is further

Ordered that the foregoing notes and expenses of opening said street and the marking of said improvements shall be assessed in proportion to the lots upon a district

the exterior boundaries of which are as follows, to-wit:

Beginning at a point on the North Easterly line of Pueblo Lot 327, said point being North 54 degrees 45 minutes West 199 feet from the North corner of Pueblo Lot 326; thence running South 35 degrees 15 minutes West to a point on the South Westerly line of Pueblo Lot 327, said point being 234.2 feet from the North corner of Pueblo Lot 321; thence running South 40 degrees 50 minutes West to a point on the South Westerly line of Pueblo Lot 321, said point being South 54 degrees 45 minutes East 170.3 feet from the West corner of said Pueblo Lot 321; thence running South 40 degrees 50 minutes West 375 feet; thence South 56 degrees 5 minutes West to a point on the Southwesterly line of Pueblo Lot 235, said point being 429 feet from the West corner of said Lot 235; thence South 56 degrees 5 minutes West to a point on the North Easterly of Pueblo Lot 227, said point being 88 feet from the North corner of said Lot 227; thence South 56 degrees 5 minutes West 32.7 feet; thence North 54 degrees 45 minutes West to a point on the North Westerly line of Pueblo Lot 227, said point being 31 feet from the North corner of Pueblo Lot 227; thence North 54 degrees 45 minutes West to a point North 54 degrees 45 minutes West 150 feet from the prolongation of the North Westerly line of Tide Street of Manassas and Schillers Addition to Roseville; thence South 35 degrees 15 minutes West to a point on the easterly line of Pueblo Lot 209 (said line being an old canal or ditch); thence southerly along said Easterly line of Pueblo Lot 209 to a point 150 feet South 54 degrees 45 minutes East from the South Easterly line of Tide Street in Manassas and Schillers Addition to Roseville; thence North 35 degrees 15 minutes East to a point 413 feet from the North Easterly line of Pueblo Lot 225; thence South 54 degrees 45 minutes East to a point on the North Westerly line of Pueblo Lot 227; thence South 54 degrees 45 minutes East 334 feet; thence North 56 degrees 5 minutes East to the North Easterly line of Pueblo Lot 227; thence North 56 degrees 5 minutes East to the North Easterly line of Pueblo Lot 226; thence North 56 degrees 5 minutes East 273.9 feet to the South Easterly line of Pueblo Lot 235; thence North 56 degrees 5 minutes East 229.2 feet; thence North 40 degrees

50 minutes east to the North easterly line of Pueblo Lot 234; thence North 40 degrees 30 minutes East to the south easterly line of Pueblo Lot 321; thence North 35 degrees 15 minutes East to the North easterly line of Pueblo Lot 326; thence North 54 degrees 45 minutes West along the North Easterly line of Pueblo Lots 326 and 327 to the place of beginning.

An Ordinance amending Section 5 and 6. of Article One of Ordinance No. 226, providing for work upon streets and sidewalks, was read and on motion adopted by the following vote, to-wit:
Ayes Aldermen Crouch, Whitney, Brandt, Spears, Blochman and Sill

Noes None

Absent Aldermen Bachman; Levi and Nutt.

Said Ordinance as adopted is as follows,
Ordinance No. 279

An ordinance, amending sections 5 and 6, of article one of ordinance No. 226; approved August 15, 1893, entitled "An ordinance providing for work upon streets and sidewalks of the city of San Diego."

Be it ordained by the common council of the city of San Diego as follows:

SECTION 1. Section 5 of article one of said ordinance is hereby amended so as to read as follows:

"Sec. 5. A bed of hard broken stone eight (8) inches thick, after being laid and rolled as hereinafter provided, shall be placed on the sub-grade in three layers as follows:

The first layer to be four (4) inches thick and composed of broken stone of all sizes that will pass through a four (4) inch ring.

The second layer to be three (3) inches thick and composed of broken stone of all sizes that will pass through a three (3) inch ring.

The third layer to be one (1) inch thick and composed of broken stone of all sizes that will pass through a one (1) inch ring.

Each layer to be thoroughly rolled separately with a roller weighing not less than two and a half (2½) tons per lineal foot; the bed of stone to have a thickness of eight (8) inches after being thus rolled. Upon this substatum of broken rock there shall be spread and constructed a layer of asphaltum prepared as follows: One (1) ton of the purest and heaviest asphaltum, equal to the best and highest grade of Moore's asphaltum, one-third (⅓) of a ton of heavy black oil, three (3) tons of dry river sand and one-third (⅓) of a ton of ground limestone or shell, all of which to be mixed and heated until it melts and becomes thoroughly disintegrated, but not enough to burn, and shall then be uniformly spread by means of hot iron rakes over the foundation of broken rock and rolled whilst warm with rollers weighing not less than two hundred and fifty (250) pounds to the lineal foot, and about two and a half (2½) feet in length, until the layer thus superimposed presents a uniform surface and has a thickness of two (2) inches after being compressed at least two-fifths (2-5), said surface conforming at all points to the finished surface of the street as shown on plan and cross-section in the office of the City Engineer and Superintendent of Streets, after which a small amount of hydraulic cement must be swept over the surface and then rolled with a roller weighing not less than two hundred and fifty (250) pounds to the inch run, the rolling being continued for not less than five (5) hours for every one thousand (1000) yards of surface."

"Special Specification No. 5—For bituminous rock pavement on natural earth foundation.

"Preparation of roadbed."

SECTION 2. Section 6 of Article One of said ordinance is hereby amended so as to read as follows:

"Sec. 6. The earth roadbed on which the pavement is to rest shall be graded to the required depth below the official grade of the street. The surface of such roadbed shall be parallel to and conform in every respect to the cross-section of the pavement when finished. The ground, after being perfectly dressed, shall be thoroughly and repeatedly rolled with a roller of not less than two hundred and fifty (250) pounds weight per inch length of the roller; such portions as are inaccessible to a roller shall be made solid by ramming; all soft or spongy places not affording a firm foundation shall be dug out; all trench refillings shall be thoroughly drenched with water and tamped; all depressions which appear shall be refilled with the same material as the roadbed, or other good earth, and shall be well rammed, and the entire roadbed shall be again rolled. In all places where any filling may be necessary to bring the roadbed to the required height it shall be done in layers not to exceed twelve (12) inches in depth, and each layer shall be thoroughly tamped and flooded with water as may be required to insure a solid bed. The grading shall include the sidewalks; to the official width, height and line, and all necessary trimming and shaping, refilling and tamping, all necessary excavations, depressions and trenches, rolling the roadbed and maintaining the same in a proper condition until paved.

No bituminous rock pavement laid on natural earth foundation shall be laid on fills over two feet and under four feet in depth, unless the same has been graded for a period of not less than six months, over four and under eight feet one year, over eight feet and under fifteen feet two years, over fifteen feet three years. All places where a solid foundation cannot be had (as in the case of sand or other yielding earth) the surface to be paved shall be excavated to a depth of not less than ten inches below the official grade, except in case a satisfactory foundation should be obtained at a less depth, and a coating of earth of a compact character of not less than eight inches in depth shall be deposited equally over the surface to be coated, and the same to be thoroughly rolled and tamped in the same manner as in case one.

Upon the substatum of natural earth there shall be spread and constructed a layer or wearing surface composed of pulverized carbonate of lime and natural bituminous rock, containing asphaltic material and sand in the following proportions, to-wit:

| | |
|-----------------------------------|----------------|
| Pulverized carbonate of lime..... | 9 to 13 parts |
| Bituminous rock-sand..... | 79 to 74 parts |
| Asphaltic material..... | 12 to 13 parts |

And which shall be prepared and laid in the following manner:

The bituminous rock shall be heated to a temperature of not less than three hundred (300) nor more than three hundred and fifty (350) degrees Fahrenheit, thoroughly disintegrated and brought to a required standard; the pulverized carbonate of lime, while cold, will be mixed with the hot bituminous rock at the required temperature and in the proper proportions and in a suitable apparatus to effect a perfect mixture.

The pavement mixture prepared in the manner thus indicated, shall be uniformly spread by means of hot iron rakes over the foundation and rolled whilst hot with rollers weighing not less than two hundred and fifty (250) pounds to the lineal foot, and about two and one-half (2½) feet in length, until the layer thus superimposed presents a uniform surface and has a thickness of two (2) inches after being compressed at least two-fifths (2-5), said surface conforming at all points to the finished surface of the street as shown on the plan and cross-section in the office of the City Engineer and Street Superintendent, after which a small amount of hydraulic cement must be swept over it and then rolled with a roller, the rolling being continued with a roller weighing not less than two hundred and fifty (250) pounds to the inch, run for not less than five (5) hours for every one thousand (1000) yards of surface.

At all places where the bituminous pavement ends and the natural surface or rather pavement begins a trench shall be dug, and the bituminous rock turned over the end and continued in a vertical direction for the depth of one foot and the trench to be refilled and thoroughly tamped. All bituminous rock pavement to be laid on natural earth foundation may be laid at any time of the year but shall be subject to supervision by the City Engineer, who shall have power to suspend the work during rainy or inclement weather."

SECTION 3. This ordinance shall take effect and be in force from and after its passage, approval and one publication thereof in the San Diegoan-Sun.

Passed, approved and adopted by the Board of Delegates of the City of San Diego, California, this 17th day of December, 1894, and signed by the president of said board in open session thereof December 26th, 1894.

FRED BAKER,
President of the Board of Delegates.

Passed, approved and adopted by the Board of Aldermen of said city this 18th day of December, 1894, and signed by the president of said board in open session thereof December 21st, 1894.

A. E. NUTT,
President of the Board of Aldermen.

Approved this 27th day of December, 1894,
WM. H. CARLSON,
Mayor of the City of San Diego.

[Seal] Attest:
GEO. D. GOLDMAN,
City Clerk.

An Ordinance fixing the compensation of deputy assessors of the City of San Diego, California, for the fiscal year 1895, was read and adopted by the following vote to-wit:
Ayes Aldermen Crouch, Whitney, Brandt, Spears, Blochman, and Sill

Noes None

Absent Aldermen Bachman; Levi and Nutt.

Said Ordinance as adopted is as follows

Ordinance No. _____

An Ordinance fixing the compensation of Deputy Assessors of the City of San Diego California.

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

Section 1. That the compensation of Deputy Assessors of the City of San Diego, California, be and the same be hereby fixed at seventy five dollars per month; the as deputies in other departments are paid: Provided no such deputy shall receive any additional compensation for working overtime.

Section 2. That this Ordinance shall take effect and be in force from and after its passage & approval,
(Certificate)

I hereby certify that the indebtedness incurred by the passage of the above Ordinance, will not violate any of the provisions of the charter.

Nat R Titus

Auditor.

Dated December 7th 1894.

An Ordinance transferring Money from the General Fund to other Funds, was read and on Motion adopted by the following vote to wit:

Ayes Aldermen Prout, Whitney, Brandt, Spears, Blochman
and Sill

Noes None

Absent Aldermen Bachman, Levi and Nuth

Said Ordinance as adopted is as follows.

Ordinance No. _____

An Ordinance transferring moneys from the General Fund and Public Building Fund, to the Police Department Fund; the Street Fund; the Sewer and drainage Fund; the Public Health Fund, and the salary Fund.

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

Section 1. That there be and hereby is transferred from the General Fund of the City of San Diego the sum of four thousand three hundred and twenty-five dollars to the following Funds of said City, in the following amounts, viz:

To the Police Department Fund, the sum of two hundred

and fifty dollars; to the Street Fund the sum of sixteen hundred and seventy five dollars; to the Sewer and Drainage Fund, the sum of twenty two hundred and fifty dollars; to the Public Health Fund, the sum of one hundred and fifty dollars.

And that there be, and hereby is transferred from the Public Building Fund to the Salary Fund the sum of nine hundred and seventy five dollars.
Section 2. That this Ordinance take effect and be in force from and after its passage and approval.
(Certificates.)

I hereby certify that the indebtedness incurred, or appropriation made, by virtue of the adoption of the above Ordinance, may be incurred or made without violating any of the provisions of the Charter.

December 7th, 1894

Val. R. Peters
Auditor

An Ordinance providing a penalty for allowing fowls to trespass on enclosed premises, was read and on motion adopted by the following vote, to-wit:
Ayes Aldermen Crouth, Whitney, Brandt, Spears, Blochman and Hill.

Noes None

Absent Aldermen Bachman, Levi and Nutt.

Said Ordinance as adopted is as follows.

Ordinance No. _____

An Ordinance providing a penalty for allowing fowls to trespass on enclosed premises, and repealing Ordinance No. 254, approved May 29th, 1888.

Be it Ordained by the Common Council of the City of San Diego, California, as follows.

Section 1. That it shall be unlawful for any person to allow or permit any chicken, duck, turkey or other domestic fowl (after having three days notice that the same has been trespassing) to enter upon the enclosed premises of any other person, in that portion of San Diego City, south of Upass Street, the north line of the City Park, and the North line of Pueblo Lots No. 1128 and 1350, also in any portion of Pueblo Lots No. 1116, 1117, 1124, 1125 and that portion of Pueblo Lot No. 1123 east of Second Street.

Section 2. Any person violating this Ordinance shall

be fined in any sum not exceeding ten dollars.
 Section 3. That Ordinance No 254 approved May 29th
 1888. be and the same is hereby repealed.
 Section 4. That this Ordinance take effect and be in
 force from and after its passage approval & publication.

A petition signed by property owners residing on
 the north side of Beach Street between 3rd and 4th streets, ask-
 ing the Council to order said portion of Beach Street
 sidewalked and crosswalked, was read and on motion of
 Alderman Crow granted.

Whereupon the Board adjourned until Wednesday,
 January 25, 1895, at 7:30 O'Clock P.M.

Attest
 Geo. D. Sweeney
 City Clerk

A. E. Gault,
 President Board of Aldermen.

Special Session

Council Chamber of the Board of
Aldermen of the City of San Diego
California, December 21st 1894

In response to the following call of the Mayor,^{troub.}
Mayor's Office

San Diego, California Dec 21st 1894

To the Honorable the Board of Aldermen of the
City of San Diego.
Gentlemen

You are hereby respectfully called to meet
in Special Session tonight at 7.15 P.M. for the
purpose of permitting the signing by the President of
the Ordinances passed at your former meeting.

Respectfully

W. Carlson

Mayor of the City of San Diego

A Special Session of the Board of Aldermen
was held this day at 7.30 o'clock P.M. President
Nuth presiding.

Present Aldermen Whitney, Brandt, Bachman, Levi,
Blockman and Nuth.

Absent Aldermen Roub, Spears and Hill

President Nuth did after first giving notice
sign the following Ordinances to wit:

An Ordinance imposing a Municipal License upon
Merry-go-rounds; An Ordinance fixing the compensation
of deputy assessors; An Ordinance transferring moneys
from the General Fund & Public Building Fund, to various other
funds; An Ordinance providing a penalty for allowing fowls
to trespass on enclosed premises & repealing Ordinance No.
254, approved May 29th 1888; An Ordinance amending sections
5 and 6 of Article One of Ordinance No. 226, regulating
work upon streets and sidewalks of the City of San Diego.

Thereupon the Board adjourned.

A. E. Nuth

President Board of Aldermen

Attest: Geo. D. Goldsworthy
City Clerk

Special Session

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, Dec. 31st 1894.

In response to the following call of the Mayor, viz:

Mayor's Office.

San Diego, Cal., Dec. 31st 1894.

To the Honorable, the Board of Aldermen,
of the City of San Diego.

Gentlemen:

You are hereby respectfully called to
meet in special session tonight, at 7:30 o'clock, to
receive and act on my message to the Hon.
Common Council, of Dec. 29th, as your honorable
body may deem best.

Respectfully,

Wm. H. Carlson.

Mayor of the City of San Diego.

A special session of the Board of Aldermen
was held at 7:30 o'clock P.M. with President Nutt
presiding:

Present - Aldermen Whitney, Board: Bachman, Levi:
Nutt & Clark Goldman.

Absent - Aldermen Trout, Spears, Blackman & Hill.

The following
The message of the Mayor of Dec. 29th was read
and filed, to-wit:

Mayor's Office.

San Diego, Cal., Dec. 29th 1894.

To the Honorable, the Common Council of the City
of San Diego.

Gentlemen:

You are hereby respectfully called
to meet in special session tonight at 7:30 P.M.
for the purpose of receiving and acting on the
petition of numerous citizens asking your
Honorable body to not permit the location of
the Garbage-seaw and Garbage-hopper at the foot
of Beech St., a residence street. As the new contractor
proposes, and I respectfully recommend that

your honorable body direct the Board of Public Works to not locate said objectionable garbage receptacles where they will be offensive to the residence portions of the City.

Respectfully,

Wm. H. Carlson,
Mayor of the City of San Diego.

Whereupon said abovementioned petition was read and filed;

The following Joint Resolution, heretofore adopted by the Board of Delegates, in re. above matter, was now read and upon motion of Alderman Bachman adopted by the following vote:

Ays. Aldermen Whitney, Bachman, Lewis & Mitt.

No. Alderman Brandt.

Absent. Aldermen Prout, Spears, Blackman & Hill.

Said resolution as adapted is as follows, to-wit:

Joint Resolution N^o 524.

Be it Resolved by the Common Council of the City of San Diego:

That the Board of Public Works be, and are hereby directed, to stop all work now in progress, looking to the construction of any wharf or dumping place where the City garbage may be placed, on the west side of the City, north of the present garbage wharf, until the matter is further investigated, and that the City Attorney be instructed to immediately take out an injunction to prevent the matter being carried out.

Whereupon the Board adjourned.

Attest:

Geo. D. Goldman
City Clerk

A. E. Lutt
President Board of Aldermen

Adjourned Meeting.

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, January 2^d, 1895.

An adjourned meeting of the Board of Aldermen was held at 7:30 o'clock P.M. this day, with President Nutt presiding.

Present - Aldermen Prout, Whitney, Brandt, Spears, Rackman,
Kerr, Blackman, Sill, Nutt & Charles Sherman.

Absent - None.

The minutes of adjourned meeting held Dec. 18th, and of Special Session held Dec. 21st, 1894, were read and approved.

Majority and Minority reports from the Joint Water Committee, in re a water supply, &c. were read, and upon motion of Alderman Kerr the minority report of said Committee was laid upon the table.

Whereupon on motion of Alderman Prout the majority report of said Committee was adopted, and is as follows, to-wit:

To the Honorable the Common Council:

We, a majority, of the Water Committee, to whom was referred the resolution containing the proposition to the Mt. Peacock Co. for the purchase of a city water distributing system and a city water supply, beg leave to report as follows:

The said resolution was referred to this Committee on the 10th day of December, 1894, and we have been almost continuously engaged in getting at bottom facts and figures for water, and a system to distribute it.

Time and again this Committee has waited upon Mr. Sefton, the resident representative of the Consolidated, Alamo and Water Co., but they positively refuse to sell the City distributing system without a sale of at least 500 inches of water which they claim to be able to furnish the City.

another year.

The Glume and Water Co. has also offered its whole system, including supply and distributing system, subject to the water rights already sold and including the income from such sales, for the sum of \$1,800,000.00 - a price that fully justifies the undersigned, in their final conclusions herein presented to you.

At the last meeting of this Committee it was unanimously concluded from the results obtained up to date that no proposition that the City could make would be accepted by the Consolidated Glume & Water Co., but that a fair and equitable amount should be offered said Company for its distributing plant. Before any steps should be taken towards putting in a new system of distribution.

Although no resolution looking towards the purchase of the Pine Valley Water System, either by condemnation or otherwise, was properly before this Committee, nevertheless in order that before the end of 1894 we might have something definite to report to you, this Committee has carefully considered the Pine Valley Resolution. But after many months of deliberation we have finally decided to recommend to you the adoption of the Mt. Pearte Resolution referred to us, and herewith present some of the reasons why we believe the Mt. Pearte proposition to be the best that has thus far been offered the City, and should therefore be accepted, and the said resolution adopted as amended by us.

The Mt. Pearte Water Company have an ample supply of pure mountain water, and sufficient storage capacity for the same, and in all other respects we believe can comply with the conditions set out in the preamble to the said resolution.

That under the terms of this resolution the City secures for the sum of \$1,400,000.00 a City Distributing System, being either the one now in use, including all wells, pumps, water rights &c. valued by this Committee in its offer to its

present owners at \$600,000.00, or an entirely new system with a capacity of fifty per cent. greater than the present system, and reasonably worth \$600,000.00.

The City also secures the unincumbered title to the Upper Clay Reservoir, and dam, and distributing system from thence to the City, which our City Engineer assures us cannot be delivered at a cost to Mt. Recarte Company of less than \$1,100,000.00. This makes property that is actually turned over to this City and owned and controlled by it, to the value of \$1,700,000.00, at a cost to the City of \$1,400,000.00 in five per cent bonds.

Besides this the City gets the preferred and exclusive right and title to the first 1000 inches of water perpetual and continued flow to be developed by said Company and delivered into the upper Clay Reservoir. Again, the City also secures not only one years supply of water stored in the upper Clay Reservoir, but such a supply as will furnish to the City at least 1000 inches of water continued and perpetual flow for the period of one year, enough for several years supply at the City's present rate of consumption. And finally the City also obtains all the right at any point along the system to the use of all the power generated by the fall of said 1000 inches of water.

This certainly gives to the City an amount of property, with rights and privileges, that for the money paid is far in excess of that as yet offered by any other Company.

We also believe that the development of the Mt. Recarte system will bring what are now thousands of acres of dry, untillable lands under such a water system as will insure their early settlement and cultivation, all of which will certainly become a most important factor in the City's future growth.

In view of the many legal objections that have been made to all the different water propositions thus far submitted, we believe that all such objections should be carefully considered, by the proper parties before any contract is entered into by this City, and that the City's rights and privileges should be strongly protected, and in this line the question of the City's power to pay an annual Maintenance fee should be especially considered, and if it is not within the City's power, then we

recommend, that some other arrangement should be made as may hereafter seem best to this Council.

We have recommended several amendments to the original resolution, but call your attention especially to that amendment requiring the Mt. Peccate Company before it enters into any contract with the City, to first show its financial ability to execute the same according to its terms and provisions, but if it finally appears that the persons that the persons are to finance this Company are the same as we are now informed, will finance it, then we believe that we have sufficient evidence of their good faith in the existence of our present Electric Street Railway System, Coal Bunkers, &c. that will help to satisfy the people of San Diego that what the Mt. Peccate Company agrees to do, they will do.

In conclusion we have to say that the "Grant proposition" coming without any definite plans, facts or figures before this Committee just at a time when a majority of its members have decided to recommend the Mt. Peccate Resolution "smack" somewhat of a move for delay only; however, this Committee desires that every water proposition may have its day in Court, and therefore recommends that the proposition of the Grants be referred to the Joint Water Committee, with instructions to secure full data and information concerning the same, and report at the earliest possible date to this Council, and if their report shows that the "Grant Proposition" is better than that of the Mt. Peccate Company, then, although the Mt. Peccate Resolution has been passed, no contract having been entered into, we shall still be in a position to accept anything better, - but we fully appreciate the present anxiety of the Citizens of San Diego and believe that by following our recommendations, you will bring about an early and wise settlement of the water question.

Respectfully Submitted,
H. P. Whitney, S. H. Almsted,
J. S. Backman, G. M. Navice,
W. E. Nett, A. Blackman.

Thereupon the following Joint Resolution, proposing to purchase a water supply and water distributing system from the Mt. Peccate Water Company was read and Alderman Prout moves to adopt. Upon motion of Alderman Brandt and by the following vote, to-wit:

Ayes. Aldermen Brandt, Spears, Levi, Blackman, Sill & Nutt.
Noes. Aldermen Prout, Whitney & Bachman.

Said resolution was amended by adding "That the Council reserves the right to recall the offer at any time."

A roll call being taken said resolution, as amended, was adopted by the following vote, to-wit:

Ayes. Aldermen Prout, Whitney, Spears, Bachman, Levi, Blackman,
 Sill & Nutt.

No. Alderman Brandt.

Said resolution as adopted is as follows, to-wit:

Joint Resolution N° 525.

Whereas, various and different water propositions, some embracing the City's supply of water and other having in view only the City's distributing system, have been carefully considered by this Common Council and by the Citizens of San Diego, Cal.

Whereas, no definite proposition has heretofore been presented that meets with the approval of this Council or of the Citizens of San Diego. Now Therefore

Be it Resolved, by the Common Council, of the City of San Diego,

That it is for the best interests of the City that it shall own its own water supply, or have such an ownership in a water supply as will insure to the City a perpetual and continued supply of pure mountain water, sufficient not only for its present but for its probable future needs.

That the City shall own a distributing system with capacity sufficient for the supply of water required. And

Be it further Resolved, that we make to the Mt. Peccate Water Company the offer hereinafter set forth, providing always that said Mt. Peccate Water Company shall show to the satisfaction of this Council,

That the First

That the Mt. Peccate Water Company has a water shed or catchment adequate for the impounding and delivery to the City of at least 1000 minus inches of pure water, continuous and perpetual flow.

Second.

That it has ample and practicable reservoir sites for the impounding from such catchment, and for delivery to the City of such supply of water, and in such continuous and perpetual flow, of 1000 miners inches at an elevation at the City, of at least 475 feet.

Third.

That it has acquired, exclusive and perpetual right to the flowage and use of such water, together with an unincumbered fee simple title to all the lands necessary for the construction and maintenance of such reservoirs, the erection of necessary dams, the construction, maintenance, and use of all necessary canals, aqueducts, flumes, pipes and other conduits, and for the proper care and protection of the same, and of the water to be contained, and to flow therein.

And the Mt. Pearte Water Company shall first submit plans and specifications of the system proposed, showing all proposed structures, devices and works to be made, used, employed, for the impounding and delivery of such water to the City, the same to be included in and become part of any contract hereafter made, and to be approved by the Common Council.

And said Company shall enter into an obligation, with proper security, the amount thereof to be hereafter fixed, to acquire within a reasonable time thereafter, such time to be definitely by said contract, all such rights of flowage and use of water, to erect, construct and complete such structures, devices and works with the best possible material and workmanship, and to acquire the title and ownership of all necessary lands and rights of way.

Fourth.

That the said Mt. Pearte Company has the financial ability to carry out any contract it may enter into with the City for the purpose of furnishing water and a distributing system.

And it is further Resolved, that upon the completion of said contract to the satisfaction of the City Council, and the transfer and delivery to the City of the property and rights hereinafter described, the City will pay to said Mt. Pearte Water Company the sum of \$1,400,000.00 in forty year bonds of the City, bearing interest at the rate of five per cent. per annum, interest payable semi-annually, provided, however,

that if the present outstanding issue of \$665,000. of bonds bearing interest at the rate of four per cent. per annum, shall be determined to be valid, they shall \$166,500. of four per cent. bonds shall be paid to said Water Company in lieu of the same amount of four per cent. bonds.

And there shall be paid annually by the City for the maintenance of the Catchment, reservoirs and dams of said system necessary for the delivery of said water into the upper Oley Reservoir, and for the proper care and protection thereof, an annual rental of \$25.00 per inch for the first three years, and \$30.00 per inch thereafter for the water as delivered.

And in consideration of said \$1,400,000.00 the said water Company shall therefore, convey and deliver to the City the undivided title in fee simple to what is known as the upper Oley Reservoir and Dam.

And before such conveyance is made there shall be already stored in said upper Oley Reservoir and be turned over to the City such a quantity of pure water as will furnish to the City through its proposed system of distribution such a supply as will amount to at least 1000 million inches of water for a period of one year, continuous and perpetual flow, exclusive of any additions that may from other sources.

And said Company shall also convey and deliver to the City the hereinunderd title to a distributing system from said upper Oley Reservoir into the reservoirs of the proposed City distributing system, sufficient to carry at least 1000 million inches of water, perpetual and continuous flow; and also a City distributing system according to the plans and specifications now on file in the City Engineer's Office, including reservoirs, etc. and the said Mt. Quaint Water Company, for the above consideration, shall also grant and convey to the City of San Diego a perpetual and exclusive right and title to the first 1000 inches of water, perpetual and continuous flow to be developed, held or impounded by it anywhere outside of the system and order so to be stored, stored and conveyed to the City, and and deliver the same daily to the City into the upper Oley Reservoir, and shall convey to the City by deed or otherwise the right to the power generated by the fall of said one thousand inches of water at any point along the line of said Company's water ways leading beyond the bottom of the Reservoir ditto and the

Thereupon the following Joint Resolution instructing the Mayor to make such offer, was read and upon Motion of Aldermen here adopted, viz:

Joint Resolution No 536.

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

That the Mayor of the City of San Diego do, and he is hereby instructed, on behalf of the City, to offer to the Consolidated Water Company, \$600,000, for fifty year 5 per cent. City Bonds, for the water distributing system of said Company, including all pumping stations, wells, water rights, real and personal property, and appurtenances, recently conveyed by the San Diego Water Company, to said Consolidated Water Company.

Provided, that this offer be accepted by said Company, within 30 days from date of passage.

A communication from A. D. Grant, Esq. and Jesse P. Grant, addressed to the Joint Water Committee proposing to sell to the City 200,000,000 inches of water, and transmitted by said Committee to the Council, was read and upon motion laid upon the table.

A communication from A. D. Grant, Esq. and Jesse P. Grant, proposing to sell to the City 1,000,000,000 inches of water, was read and upon motion of Alderman Grant referred to the Joint Water Committee.

A communication from B. H. Ruste, proposing to sell a water right, dam site, and reservoir re. St. to the City, was read, and referred to the Joint Water Committee.

A message from the Mayor, upon the "water question", and extending to the Council his best wishes re. for a happy New Year, was read and filed, and the City Clerk instructed to convey to the Mayor the thanks of this Board, and the compliment of the season, &c.

A communication from the Board of Police

Commissioners, requesting authority to appoint five additional policemen for four months was read and referred to the Joint Police Committee.

The following Joint Resolution, ^{introducing} ~~and referring~~ the ~~State Legislature~~ ^{petitioning} for the location, at the City of San Diego, of a State Normal School, was read and adopted by the following vote, to-wit:

Ayes - Aldermen Peart, Thibault, Brent, Spears, Backman.
 Levi, Backman, Sill & Witt.

Noes - None.

Said resolution is as follows, to-wit:

Joint Resolution No. 529

Whereas, the usefulness of the Public Schools in this end of the State, would be best subserved by the influence of a State Normal School in this locality, And

Whereas, the educational interests of the State demand the establishment of at least one State Normal School on the coast, where marine scientific research may receive its due share of recognition in the training of educators for the youth of the State, And

Whereas, the great number of applicants for teachers' Certificates presenting themselves for examination at each session of the County Board of Education, entails great expense to the County, and consumes nearly all the session of the said Board of Education, And

Whereas, the people of this County guarantee a site free of all expense to the State, for the location of a State Normal School in the County, Therefore,

Be it Resolved, by the Common Council of the City of San Diego,

That we pray the Senate and Assembly to locate and establish a State Normal School in San Diego County.

A communication from H. H. Wheeler, proposing to sell to the City the Field Notes formerly owned by M. H. Wheeler, together with the report of the City Lands Committee of the Board of Delegates, thereon were read, and upon motion of Alderman Levi said City Lands Committee report was adopted, and is

as follows, to-wit:

San Diego, Cal. Dec. 26th 1894.

To the Honorable Common Council

Your City Roads Committee beg to report that the "Methyl Sulfide" Notes Case should be referred to City Engineer Capps and ex-City Engineer Shaw for their examination, and that they be requested to report said examination to your Honorable body.

J. H. L. Barrows.

Horace Brandt.

Petition of W. J. Croust for authority to grade "N" Street from 24th to 25th Streets, was read and granted.

Petition of Sedt & Capeland for a retail liquor license was presented and referred to the Health & Morals Committee.

Petition of numerous citizens asking the Council to revoke the Townskeeper's authority to appoint Deputies was presented and referred to the Joint Police Committee.

An Act authorizing Municipal Corporations to dispose of surplus water along the line of their water supply outside of their corporate limits; to join with other persons, corporations and irrigation districts in developing water; and empowering the legislative authority of such municipal corporations to execute such powers, recommended by the Joint Water Committee, was read and adapted, and upon motion of Alderman Brandt the Clerk was instructed to notify the San Diego members of the Legislature of the passage of said Act.

A Joint Resolution instructing the Board of Public Works to have graded a roadway in "N" Street and to fill in the approaches to the "N" Street Bridge was read and adapted by the following vote, to-wit:

Ayes: Aldermen Brandt, Whitney, Brandt, Spears, Backman, Levi, Blackman, Sill & Mitt.

Noes: None.

herely appointed, is hereby fixed, at the sum of \$3.00 per day during the time said Commissioners shall be actually engaged in such work: And

That said Commissioners shall before entering on said work qualify and file such Bond, as is by law required.

A Resolution of Award of Contract for grading Second Street, from Walnut to Brook avenues was read and adopted by the following vote, to-wit:

Aye: Aldermen Prout: Whitney: Brandt: Spears: Bachman: Levi:
Blackman: Sill & Nutt.

Noes: None.

Said resolution, as adapted, is as follows, to-wit:

Resolution of Award
Of Contract for Grading Second Street.

Resolved, That the Common Council of the City of San Diego, California, having, in open session, the Board of Delegates on the 17th day of December, 1894, and the Board of Aldermen on the 18th day of December, A. D. 1894, opened, examined and publicly declared all sealed proposals or bids offered for the following work, to-wit:

"That Second Street in said City, from the north line of Walnut avenue to the south line of Brook avenue, and the sidewalks thereof, be graded to its full width and to the official grade thereof, as established by Ordinance No 273, approved October 3rd, 1894.

"All work shall be done under and contractors shall be bound by the provisions of Ordinances No 53 and 273" hereby rejects all of said bids except that next herein mentioned, and hereby awards the contract for said work to the lowest regular responsible bidder, to-wit to M. D. Goodbody, at the following prices, as specified in his proposal on file for said work, to-wit:

For Excavation thirty two (32) Cents per cubic yard.

For Embankment other than that made by the excavation, if any, no charge.

For haul, per cubic yard for each one hundred feet above the first five hundred feet, two (2) Cents.

The Clerk of this City is hereby directed to post notice of this award conspicuously for five days

on or near the Council Chamber door of this City, and also publish said notice in the San Diego Sun, a daily newspaper, published and circulated in this City, therefor and hereby designated for two days.

A communication from the Board of Public Works, transmitting the petition of the Society of Natural History for authority to remove a frame building from Lot "K" Block 6, Horton's addition to Lot "J" Block 18 of said addition, was read and upon motion of Alderman Spears, granted, provided petitioners obtain the consent of two-thirds of the property owners of said Block 18, as provided by Ordinance.

Petition of property owners on "C" street for authority to lay sidewalk on said street between 4th and 12th streets, was presented and upon motion of Alderman Levi, granted, provided, such sidewalks are laid in accordance with the specifications therefor, as provided in the Resolution of Intention to order said street sidewalks.

An Ordinance, heretofore adopted by the Board of Delegates fixing the salary of the Secretary of the Board of Public Works, was read and upon motion of Alderman Spears laid upon the table.

An Ordinance fixing official salaries, as provided in the Charter, was read and upon motion of Alderman Pratt indefinitely postponed.

The following Joint Resolution by Alderman Pratt, was read and adopted viz:

Joint Resolution No 530.

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

That the Joint Ways and Means Committee be, and they are hereby instructed, to investigate and report to the Council, a schedule of salaries for the City officers, in accordance with the provisions of the Charter.

Upon motion the Ordinance fixing the Salary of the Secretary of the Board of Public Works was taken from the table and referred to the Ways and Means Committee.

Upon motion of Alderman Keri the Resolution instructing the City Lands Committee to negotiate for the purchase of that portion of Block 42 Horton's addition lying between the Plaza and the alley in said Block 42, was taken from the table and referred to the City Lands Committee.

An Ordinance confirming the purchase of a team of Horses for the use of the Fire Department was read and adopted by the following vote, to-wit:
Ayes - Aldermen Grant: Whitney: Brandt: Speders: Bachman:
 Keri: Blockman: Sill & Nutt.

Noes - None.

Said Ordinance, as adopted, is as follows, to-wit:

Ordinance No. 283.

An Ordinance ratifying and confirming the purchase of a team of Horses by the Board of Public Works for the Fire Department.

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

Section 1. The purchase by the Board of Public Works, on the recommendation of the Board of Fire Commissioners, of a span of horses for the use of the Fire Department, from the Crephy Brothers, at the price of Two hundred and twentyfive Dollars, is hereby ratified and confirmed.

Section 2. This ordinance shall take effect and be in force from and after its passage.

Endorsed:

I hereby certify that the indebtedness incurred by virtue of the adoption of the within Ordinance, may be incurred, without violating any of the provisions of the Charter.

Nat B. Pitus

City Auditor.

Dated January 2^d 1895.

An Ordinance establishing the grade of a portion of First Street, as recommended by the Joint Street Committee, was read and adapted by the following vote, to-wit:

Ayes Aldermen Trout: Whitney: Brant: Spears: Bachman:
Levi: Blackman: Sill & Nutt.

Noes - None.

Said Ordinance as adapted is as follows, to-wit:

Ordinance No

An Ordinance, establishing the grade of First Street, from the north line of Walnut Ave. to a point 200 feet north of the north line of Brooks Ave. in the City of San Diego, State of California.

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

Section 1. The grade of First Street, from the north line of Walnut Ave. to a point 200 feet north of the north line of Brooks Ave., is hereby established as follows:

The elevation of the points herein named above the datum line of levels fixed by Ordinance No 3 shall be fixed as follows:

At the intersection of the north line of Walnut Ave. with the west line of First Street 251.00 feet.

At the intersection of the north line of Walnut Ave. with the east line of First Street 252.00 feet.

At a point on the west line of First Street, and 200 feet from the southwest corner of Brooks Ave. and First Street 258.00 feet.

At a point 70 feet due east from last named point, 259.00 feet.

At the southwest corner of Brooks Ave. and First Street 253.50 feet; at the southeast corner thereof 255.00 feet; at the northeast corner thereof 255.00 feet; at the northwest corner thereof 253.00 feet.

At a point on the west line of First Street, 200 feet from the northwest corner of Brooks Ave. and First Street 252.00 feet; at a point 70 feet due east of last named point 253.00 feet.

And the grade of said First Street between the points fixed by this Ordinance, shall be of uniform

ascient and descent, as shown by the grade map made by the City Engineer and on file in his office.

The center of said street shall be an average elevation of the opposite curb grades.

Section 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed, and this ordinance shall take effect and be in force from and after its passage, approval and one publication.

The report of the Joint Street Committee to whom was referred the petition of property owners, to have First street graded, was read, and adopted and is as follows, to wit:

The Joint Street Committee recommends that the within petition to grade First street, be granted. The objections to grading such street, not constituting a legal objection.

H. P. Whitney.

C. C. Brandt.

O. W. Pauley.

C. C. Hakes.

12/31/94

The report of the Joint Street Committee to whom was referred the petition to sidewalk the north side of Beach street from 3^d to 7th recommending that said petition be laid upon the table, was read and upon motion of Alderman Brandt it was so ordered. Said report is as follows, to wit:

The Joint Street Committee recommends that the within petition be laid over temporarily, in accordance with the objections of property owners herewith presented.

H. P. Whitney.

C. C. Brandt.

O. W. Pauley.

C. C. Hakes.

12/31/94

The matter of selecting a permanent site for the location of a City Garbage Tharf, was upon motion referred to the Joint Harbor and Tharf Committee, Board of Public Works and

Board of Public Works, to recommend such
site to the Common Council.

Whereupon the Board adjourned until
Monday, January 7th 1895 at 9:30 P. M.

Attest:

Geo. D. Goldman
City Clerk.

A. E. Quitt.
President Board of Delegates.

Regular Meeting.

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, January 7th 1895.

The regular meeting of the Board of Aldermen was held this day at 7:30 o'clock P.M. with President Nutt presiding.

Present Aldermen Prout, Whitney, Brandt, Spears, Bachman,
Blackman, Nutt & Clark Alderman.
Absent Aldermen Keri & Sill.

The reading of the minutes of the previous meeting was dispensed with.

A message from the Mayor, notifying the Council that he had offered the Consolidated Water Company \$600,000 forty year 5% City Bonds for the present water distributing system in accordance with the provisions of Joint Resolution No. 526, was read and placed on file.

Petitions of P. Echeverry, J. Ackerman, and Hamm & Fournier for retail liquor license were presented and referred to the Health & Morals Committee.

An Ordinance repealing Ordinances Nos. 84 and 90, was read and upon motion of Alderman Prout, adopted by the following vote, to-wit:
Ayes Aldermen Prout, Whitney, Brandt, Spears,
Bachman, Blackman & Nutt.

Noes None.

Absent Aldermen Keri & Sill

Said Ordinance as adopted is as follows, to-wit:

Ordinance No. 286.

An Ordinance repealing Ordinance No. 84, being an ordinance entitled, "An Ordinance to determine that the public interest and necessity demand the acquisition, construction and completion of water works, the cost of which is too great to be paid out of the ordinary annual income and revenue of the City of San Diego," approved July 22nd, 1890; and Ordinance No. 90, being an ordinance entitled, "An Ordinance providing for and calling a special election in the City of San Diego for the purpose of voting upon the question of incurring indebtedness in the construction, completion and acquisition of water works, the cost of

which is greater than the amount allowed for such purpose by the annual tax levy," approved September 2nd, 1890.

Be it ordained by the common council of the city of San Diego as follows:

Section 1. That Ordinance No. 84, being an ordinance entitled "An Ordinance to determine that the public interest and necessity demand the acquisition, construction and completion of water works, the cost of which is too great to be paid out of the ordinary annual income and revenue of the City of San Diego," approved July 22nd, 1890, be and the same is hereby rescinded and repealed.

Section 2. That Ordinance No. 90, being an ordinance entitled "An ordinance providing for and calling a special election in the City of San Diego for the purpose of voting upon the

question of incurring indebtedness in the construction, completion and acquisition of water works, the cost of which is greater than the amount allowed for such purpose by the annual tax levy," approved September 2nd, 1890, be and the same is hereby rescinded and repealed.

Section 3. That this ordinance shall take effect and be in force from and after its passage and approval and one publication in the San Diegan-Sun.

An Ordinance, repealing Ordinances Nos 190, 196, and 205, providing for the voting and issuing of \$665,000⁰⁰ water Bonds was read, and upon motion of Alderman Blackman adopted by the following vote, to-wit:
 Aye- Aldermen Grant, Whitney, Brandt, Spears, Blackman:
 Blackman & Nutt.

Noes-None.

Absent- Aldermen Levi & Sell.

Said Ordinance as adopted is as follows, to-wit:

Ordinance No. 289.

An ordinance repealing Ordinance No. 190, being an ordinance entitled, "An ordinance to determine that the public interest and necessity requires and demands the construction and acquisition of a water works and a distributing system for the city of San Diego, the cost of which is too great to be paid out of the ordinary income and revenue of the city," approved January 24, 1893. Ordinance No. 196, being an ordinance entitled "An ordinance declaring the necessity of constructing and acquiring water works and distributing system for the city of San Diego, providing for the holding of a special election in the city of San Diego on the 11th day of April, 1893, for the purpose of voting for or against the issuing of bonds in the amount of \$665,000 for the payment of the cost of the same; providing the number and character of the bonds to be issued; dividing the city into election precincts; appointing polling places, inspectors, judges and clerks of election; and ordering the City Clerk to publish notice of such special election," approved March 7, 1893. And Ordinance No. 205, being an ordinance entitled "An ordinance providing for the issuing of bonds of the city of San Diego in the amount of \$665,000 to be used for the construction and acquisition of water works and a distributing system for the city of San Diego," approved April 25, 1893.

WHEREAS, the Common Council of the city of San Diego did, on the 17th day of January, 1893, pass Ordinance No. 190 entitled "An ordinance to determine that the public interest and necessity requires and demands the construction and acquisition of waterworks and a distributing system for the city of San Diego, the cost of which is too great to be paid out of the ordinary income and revenue of the city," and

WHEREAS, said Common Council did on the 6th day of March 1893, pass ordinance No. 196, being an ordinance entitled "An ordinance declaring the necessity of constructing and acquiring water works and a distributing system for the city of San Diego, providing for the holding of a special election in the city of San Diego on the 11th day of April, 1893, for the purpose of voting for or against the issuing of bonds in the amount of \$665,000 for the payment of the cost of the same; providing the number and character of the bonds to be issued; dividing the city into election precincts; appointing polling places, inspectors, judges and clerks of election; and ordering the City Clerk to publish notice of such special election"; and

WHEREAS, the bonds proposed to be voted by the terms of said ordinances were, at an election held in the city of San Diego on the 11th day of April, 1893, carried by more than two-thirds of all the votes cast at said election, and were by the Common Council, after a canvass of the votes cast at such election, declared duly carried; and

WHEREAS, the Common Council did, on the 25th day of April, 1893, pass Ordinance No. 205 entitled "An ordinance providing for the issuing of bonds of the city of San Diego in the amount of \$665,000 to be used for the construction and acquisition of water works and a distributing system for the city of San Diego"; and

WHEREAS, the bonds proposed to be issued by the provisions of Ordinances Numbered 190, 196 and 205 are made payable at the city of San Diego and bear such a low rate of interest that it is impossible for the city to sell them; and

WHEREAS, none of the bonds have been issued under provisions of said ordinances; and

WHEREAS, there is a question as to the sufficiency of the estimates of the cost of said public improvements; and

WHEREAS, H. T. Christian, a taxpayer residing in the city of San Diego, has commenced an action in the Superior Court against the city of San Diego and its officers to enjoin the issuing of said bonds upon the ground of the insufficiency of the estimates of the proposed public improvements; and

WHEREAS, in the judgment of the Common Council the city of San Diego cannot sell its bonds bearing interest at the rate of four per cent; now therefore

Be it Resolved by the Common Council of the city of San Diego as follows:

Section 1. That Ordinance No. 190, being an ordinance entitled "An ordinance to determine that the public interest and necessity requires and demands the construction and acquisition of a water works and a distributing system for the city of San Diego, the cost of which is too great to be paid out of the ordinary income and revenue of the city," approved January 24, 1893, be and the same is hereby rescinded and repealed.

Sec. 2. That Ordinance No. 196, being an ordinance entitled "An ordinance declaring the necessity of constructing and acquiring water works and a distributing system for the city of San Diego, providing for the holding of a special election in the city of San Diego on the 11th day of April, 1893, for the purpose of voting for or against the issuing of bonds in the amount of \$665,000 for the payment of the cost of the same; providing the number and character of the bonds to be issued; dividing the city into election precincts; appointing polling places, inspectors, judges and clerks of election; and ordering the City Clerk to publish notice of such special election," approved March 7th, 1893, be and the same is hereby rescinded and repealed.

Sec. 3. That Ordinance No. 205, being an ordinance entitled "An ordinance providing for the issuing of bonds of the city of San Diego in the amount of \$665,000 to be used for the construction and acquisition of water works and a distributing system for the city of San Diego," approved April 25th, 1893, be and the same is hereby rescinded and repealed.

Sec. 4. That the City Attorney be, and he is hereby instructed to withdraw the appearance of the city and its officers in the case of H. T. Christian vs. The City of San Diego and its officers, an action brought in the Superior Court of the county of San Diego to enjoin the issuance of the bonds provided for by the ordinances mentioned in sections 1, 2 and 3 of this ordinance.

Sec. 5. This ordinance will take effect and be in force from and after its passage and approval and one publication in the San Diegan-Sun.

A Joint Resolution instructing the Joint Water Committee to investigate and report upon the proposition of the Grants to furnish the City with water was read and adopted by the following vote, to-wit:

Ayes - Aldermen Crout, Whitney, Broadt, Spears, Bachman,
Blochman & Nutt.

Noes - None.

Absent - Aldermen Levi & Sill.

Said resolution, as adapted is as follows:

Joint Resolution 534.

Whereas the Common Council desires that all bona fide Water Propositions looking towards furnishing this City its water supply shall be thoroughly investigated before any final action is taken concerning the water question.

Therefore,
Be it Resolved by the Common Council of the City of San Diego,

That the Joint Water Committee be, and the same are hereby requested to investigate and report to this Council, at its next meeting, or as soon thereafter as may be possible, that Water Proposition known as the Grant Proposition, together with all information, facts and figures pertaining to the same that said Committee may be able to secure.

A report of the Health & Morale Committee in re. the manner of conducting a saloon by Peter Cassidy was read and upon motion of Alderman Crout placed on file.

A Joint Resolution, by Alderman Crout, to provide for donating a site for a State Normal School was read and adopted by the following vote, to-wit:

Ayes - Aldermen Crout, Whitney, Broadt, Spears, Bachman,
Blochman & Nutt.

Noes - None.

Absent - Aldermen Levi & Sill.

Said resolution as adapted is as follows:

Joint Resolution N^o 533.

Whereas, there are being a number of sites offered and tendered, on which to locate a State Normal School in this County, both by private and Municipal Corporations; And

Whereas, the location of such an educational institution in the City of San Diego would be of incalculable benefits to its inhabitants; therefore,

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

That the City Attorney be, and is hereby instructed to take the necessary steps to acquire jurisdiction to enable the City to donate to the State about 60 acres more or less of the S.E. corner of the City Park, on which to locate a State Normal School. Said tract of land being bounded as follows, viz: On the east by 28th street; on the north and west by Switzer's Canon; and on the south by the south line of the Park; the same being a triangular plot of ground.

Upon motion a recess of ten minutes was here taken.

Upon reconvening.

Petitions to sidewalk were presented and granted, as follows:

Dr. J. O. Hearne Ash street, in front of lot "A" Block 201, Horton's addition.

A. C. Brown, "C" street, in front of lot "K" Block 31, Horton's addition.

Mrs. O. E. Smith, 5th street, in front of lot "C" and N¹/₂ of lot "D" Block 261, Horton's addition.

A communication from two-thirds of the property owners of Block 18 Horton's addition, consenting to the removal on to Lot 9 of said Block 18 of a Frame Building, was read and on motion filed.

A petition signed by A. R. Rowen et al. requesting

permission to Grade First Street, between Walnut and Brooks Ave. was read and on Motion the following Resolution granting such permission was adopted by the following vote, to-wit:

Ayes Aldermen Prout: Whitney: Brandt: Spears:
Bachman: Blochman and Nutt.

Noes None

Absent Aldermen Levi and Sill

Joint Resolution No. 532
Be it Resolved by the Common Council of the City of San Diego, as follows:

That permission be and is hereby granted A. R. Rowen, et al to grade that portion of First Street, between Walnut and Brooks Avenues in said City to its full width, including sidewalks and to the official grade thereof, as established by Ordinance No. 273.

The Bonds of Chas. M. Briggs, Jesse Gilmore and L. B. Hakes Commissioners heretofore appointed to open up the Roseville Road, were read and on motion approved and filed.

A petition of the College Hill and Land Association requesting the Council to order the closing up of certain streets and alleys in Park Villas, was read and referred to the Joint Street Committee.

A communication from the City Attorney to whom instruction was given to take out an injunction to have further progress on the ^{construction of a garage} Wharf at the foot of Beach Street stopped, was read and filed.

A Joint Resolution expressing the confidence of the Council in the Officers of the San Diego Pacific and Eastern R.R. was read and adopted by the following vote, to-wit:

Ayes Aldermen Prout: Whitney: Brandt: Spears: Bachman:
Blochman and Nutt.

Noes None

Absent Aldermen Levi and Sill

Said Resolution as adopted is as follows,
Joint Resolution No. 531

Whereas, the San Diego Pacific & Eastern R.R. a corporation organized by railroad men, to build a railroad from the harbor of San Diego through the large and flourishing farming communities lying in a North Easterly course to cross the Southern Pacific Ry., the Atlantic & Pacific Ry., and make connections with other railroads at Salt Lake, Utah, and

whereas this great undertaking has been endorsed by other organized bodies of the City of San Diego. Now therefore, Be it Resolved that the Common Council of the City of San Diego do hereby endorse and declare their entire confidence in the officers named in the Articles of Incorporation of the San Diego Pacific and Eastern R.R. and do further declare that the Railroad men's railroad is worthy of the support of all railroad men.

Thereupon the Board adjourned till Monday January 14th 1895 at 8:30 P.M.

A. E. Smith
President Board of Aldermen.

Attest
Geo. D. Sackman
City Clerk

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California January 14th 1895.

An adjourned meeting of the Board of Aldermen
was held this day at 7:30 P. M. President
Nutt presiding.

Present Aldermen Whitney: Brandt: Spears: Sill:
Nutt and Clerk Colwell.

Absent Aldermen Crouh: Bachman: Levi and Blochman:

The minutes of adjourned meeting held January
2nd 1895. also of Regular Meeting held January 7th 1895
were read and approved.

A message of the Mayor transmitting a Com-
munication from a Special Committee of the Board
of Education requesting the Mayor to call a Mass
Meeting for the purpose of discussing the Location
of State Normal School in this City, and recommend that
the Council participate in said meeting, was read and
on motion ordered filed.

A Report of the Joint Water Committee to
whom was referred the Proposition of the Graub Bro-
thers to sell the City one thousand inches of water, etc. was
read and on motion adopted and is as follows:

January 14th 1895.

To the Hon. Common Council.

Gentlemen:

Your Joint Water Committee, to whom was
referred the Proposition of the Graub Brothers to sell
the City one thousand miners inches of water, res-
pectfully report:

That the Graubs have submitted a supplemental
proposition to the one referred to this Committee, which
is materially different from the other, and much bet-
ter for the City, and we therefore recommend that the
proposition referred to us, be not accepted, and
we herewith refer said supplemental proposition to

the Council for further instruction.

Respectfully Submitted.

C. C. Braudh. H. L. Barrows
H. P. Whitney G. W. Havice
J. S. Bachman. H. Brash
D. H. Olmstead

Joint Water Committee.

A supplemental proposition of the Frank Batters proposing to sell to the city one thousand miners' buckets of water as transmitted with the foregoing report of the joint water committee was presented & referred to the joint water committee.

The monthly report of the Police Judge showing fines collected during December to the amount of \$78⁰⁰ was read and filed.

A report of the City Auditor showing the condition of the various funds of the city was read and filed.

A petition of J. B. Hinton requesting the Council to order the closing up of certain streets in Old San Diego was read and on motion referred to the joint street committee.

A communication from Silver Gate Industrial League in form of a Resolution stating its views in rel. to the Water question was read and filed.

A report of the Harbor and Wharf Committee relative to the Garbage question, stating that a more complete report would be handed in later, was read and filed.

Protests from about six hundred citizens and taxpayers in the vicinity of ninth ^{Street} and Bay front, also from the San Diego Cuyamaca & Eastern Railway Co. protesting against the location of the Garbage Wharf at the foot of Ninth street, were read and referred to the joint Harbor & Wharves Committee.

Alderman Bachman here enters and takes his seat in the Board.

A communication from the Citizens Water Committee stating its position on the water question, that is, between the W. Leaster Co. and the Spaul Brothers, was read and on motion referred to the Joint Water Committee.

The following report of the Fire Committee to whom was referred the petition of Chas. M. Davis requesting permission to construct a two story Brick Veneer Building on Lot N. Block 35 Hortons Addition was read and on motion adopted: viz:

We the Fire Committee of the City Council hereby recommend the passage of the annexed Petition:

C. C. Brandt Dan T. Jones
J. S. Bachman E. H. Alvestad
H. P. Whitney 1/11/95

Thereupon said petition of Chas M Davis as recommended by the Fire Committee was granted by the following votes:
Ayes, Aldermen Whitney, Brandt, Spears, Bachman, Hill and Nutt.

Absent Aldermen Prout, Levi and Blockman
Noes None

A report of the Finance Committee to whom was referred the petition of A. T. Large requesting the Council to order the tax collector to cancel a certain tax claim, was read and adopted and is as follows:

We recommend that the within petition be granted.

Geo. H. Spears
H. P. Whitney
H. Bradt
C. W. Parley

1/9th 95

Joint Finance Committee

The following report of the Finance Committee to whom was referred the petition of J. R. Payne in relation to a Double Assessment, was read and on motion adopted: viz:

We recommend that the within petition be granted if found to be correct as stated by the City Auditor.

Geo. H. Spears C. W. Parley
H. P. Whitney H. Bradt

1/9th 1895 Joint Finance Committee

The Report of the Delinquent Tax Collector for the month of December 1894. showing taxes collected during said month to the amount of \$531.47. was read and ordered filed.

The report of the Ways and means Committee to whom was referred the Ordinance fixing the salary of the secretary of the Board of Public Works. was read and adopted, and is as follows:

The Ways and Means Committee recommended recommend the adoption of the within Ordinance.

C. C. Brandt

A. Blochman

Thereupon said Ordinance as recommended in the above report was adopted by the following vote, to wit:
 Ayes Aldermen Whitney; Brandt; Bachman; Sill & Keith.
 No. Alderman Spears

Absent Aldermen Croub; Levi and Blochman.

Said Ordinance as adopted is as follows:

Ordinance No. _____

An Ordinance fixing the salary of the secretary of Board of Public Works.

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

Section 1. That the salary of the secretary of the Board of Public Works be, and the same is hereby fixed at the sum of One Hundred (100.00) Dollars per month payable monthly.

Sec. 2. That all Ordinances and parts of Ordinances in conflict with this Ordinance are hereby repealed.

Sec. 3. That this Ordinance shall take effect and be in force from and after its passage and approval.
 (Certificate auditor)

I hereby certify that the indebtedness incurred by the adoption of the above Ordinance may be incurred without violating any of the provisions of the Charter.

Nat. R. Pikes

Dated Dec. 27th. 1894

City Auditor

A Report of the Joint Finance Committee to whom was referred the Communication of the Board of Public Works in relation to the wharf being constructed at the

foot of Beach Street, by J. E. Harris for the purpose of handling garbage, was read and on Motion adopted, and is as follows:

San Diego, Cal. January 11th, 1895.
To the Honorable the Common Council
City of San Diego, Calif.

Gentlemen:

For your Finance Committee to whom was referred the Communication and bills of J. E. Harris, for material used in constructing a wharf at the foot of Beach Street for the purpose of handling garbage and asking that he be paid \$300.00 for the outlay, for the reason that his contract with the City for handling garbage at that point had been ordered cancelled, report as follows:

We have investigated the matter carefully and find that some misunderstanding on part of both parties had brought about this unfortunate state of affairs and as a matter of justice we recommend that in consideration of Mr. Harris turning over to the City all loose lumber included in the City Engineer's estimate of wharf, also lumber and material used in the construction of said wharf together with his contract for handling garbage at that point made between him and the Board of Public Works, that he be paid the sum of two Hundred and Fifty (\$250.00) dollars.

Respectfully,

Geo. H. Spears.
H. P. Whitney
S. T. Barker
C. W. Pauley
H. Bradb.

A Petition of George Fuller and Isabella J. Fuller, requesting the Council to order the vacating and closing of certain streets and alleys in the town site of "Morra" in the City of San Diego, was read and referred to the Joint Street Committee.

Petitions of H. Welish for permission to construct a concrete sidewalk on H. Street, in front of Lot One Block 17, Sherman's Addition; Mrs. L. E. Smith, to construct a ^{concrete} sidewalk in front of Lot C, x S 1/2 of D, Block 26, Hartous Addition; and Mrs. P. O. Yosse for permission to con-

struck a concrete sidewalk in front of Lot A, Block 33, Horton's Addition and of J. S. Johnson for permission to construct a concrete sidewalk on "C" street in front of Lot L, Block 32 Horton's Addition were read and granted. Also the Petition of J. C. Braley and the San Diego Savings Bank for permission to lay a concrete sidewalk on "C" street in front of Lots S & H, Block 17, Horton's Addition, full width except the four feet next to the property line was read and on motion granted by the following vote to wit:

Ayes Aldermen Whitney: Brandt: Spears: Bachman:
Sill and Nutt.

Noes None

Absent Aldermen Prouh: Levi and Blochman.

On motion of Alderman Whitney the City Engineer was instructed to check up the sidewalks now being constructed on "C" street in accordance with the Resolution ordering "C" street sidewalks between 4" & 12" the

Petitions of Adam T. Kieule, Schitterer and Goelner requesting that they be granted permission to maintain a Boot Black Stands in front of their respective places of business were read and granted.

A communication from the City Auditor recommending the establishment of a Fire Hydrant Fund, was read and recommendation adopted, and communication ordered filed. Thereupon an Ordinance creating the Fire Hydrant Fund, and designating what moneys to be apportioned thereto, was read and adopted by the following vote, to wit:

Ayes Aldermen Whitney: Brandt: Spears: Bachman:
Sill and Nutt.

Noes None

Absent Aldermen Prouh: Levi and Blochman.

Said Ordinance as adopted is as follows.

Ordinance No. _____

An Ordinance creating the Fire Hydrant Fund & designating what moneys to be apportioned thereto
Be it Ordained by the Common Council of the City of San Diego, California, as follows: * * *

Sec. 1. That there be and hereby is created a fund to be known as the "Fire Hydrant Fund".

Sec. 2. That all moneys derived from the levy of taxes for the payment of rent for fire hydrants shall be apportioned to said "Fire Hydrant Fund".

Sec. 3. That this Ordinance take effect and be in full force from and after its passage and approval.

A recess of ten minutes was here taken.

upon reconvening the following communication from the Wright Peckitt Land and Water Company, informing the Council that it accepts the proposition as contained in Joint Resolution No. 525 of the City, was read and on motion referred to the Joint Water Committee, viz:

San Diego Calif. January 7th. 1895.

To the Honorable the Common Council of the City of San Diego

Gentlemen:

In answer to your communication of January 3rd 1895, containing "Joint Resolution No. 525," the Wth Peckitt Land & Water Company begs leave to inform you that it accepts the proposition therein contained with the understanding that the Bonds already voted by the City be cancelled, and a new issue of bonds be issued for the reason that their validity has been and is now questioned in Court which will deter any party from investigating them at their real value: the written contract to contain such modifications and additions as may be agreed upon by your Honorable Body and the undersigned. The Wth Peckitt Water Company is now ready to enter upon the preparation of this contract with your Honorable body.

Respectfully yours,
Wth Peckitt Land & Water Company,
by Chas. P. Hyde
President.

Attest:

H. P. Wood,
Secretary.

A communication from the Wth Peckitt Co. requesting the Council to give the Granch Brothers Water proposition question time enough to fully prove the practicability of the same.

was read and ordered filed.

The Report of the ways and means Committee transmitting an Ordinance fixing the salaries of certain officers, in accordance with the resolution instructing said Committee to report a schedule of salaries, was read and filed. Thereupon the following Ordinance as recommended by the joint ways and means Committee, was read, to wit:

Ordinance No. _____

An Ordinance fixing the amount of the annual salaries of the following officers of the City of San Diego, California, viz: Mayor, Auditor and Assessor, Treasurer and Tax collector, City Attorney, Commissioners of the Board of Public Works, City Engineer, Chief of Police, and the Chief Engineer of the Fire Department.

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

Section 1. That the salaries of the officers, hereinafter named of the City of San Diego, California, be and the same is hereby fixed as follows:

The Mayor \$600. per annum; the Auditor and Assessor \$1500. per annum; the Treasurer and Tax collector, \$1500. per annum; the City Attorney, \$1500. per annum; the Commissioners of the Board of Public Works \$300⁰⁰ per annum each per annum; the City Engineer \$1500. per annum; the Chief of Police \$1500. per annum; the Chief Engineer of the Fire Department \$900⁰⁰ per annum.

Section 2. That the salaries hereby fixed in section one shall be paid monthly.

Section 3. That this Ordinance shall take effect and be in force from and after its passage, approval and due publication in the Daily San Diego Sun.

xxx And Alderman Spears moves to amend by fix the salary of the Mayor at \$1500. per annum. Alderman Bachman moves to amend the salary of the City Attorney by fixing it at \$1800⁰⁰ per annum. Alderman Whitney moves to amend the salary of the City Engineer by fixing it \$1800. per annum. Thereupon the motion fixing the salary of the Mayor was adopted. And the motion fixing the salary of the City Attorney was lost by the following vote, to wit:

Roll Aldermen Brandt: Spears: Sill and Nutt:
Ayes Aldermen Whitney and Bachman.
Absent Aldermen Prout: Levi and Blochman.

The motion fixing the salary of the City Engineer was lost, also. Thereupon a motion ^{to adopt} the Ordinance as amended was lost by the following vote, to-wit:

Ayes Aldermen Whitney: Spears: Bachman and Sill
Noes Aldermen Brandt and Nutt.
Absent Aldermen Prout: Levi and Blochman.

Said Ordinance not having been adopted on motion of Alderman Brandt, the former action of the Board was reconsidered; and on motion of Alderman Spears the salary of the Mayor was fixed at \$1200⁰⁰ per annum. Thereupon said Ordinance as amended was adopted by the following vote, to-wit:

Ayes Aldermen Whitney: Brandt: Spears: Bachman:
 and Nutt.

No. Alderman Sill.

Absent Aldermen Prout: Levi and Blochman.

Said Ordinance as adopted is as follows:

Ordinance No. _____

An Ordinance fixing the amount of the annual salaries of the following officers of the City of San Diego, California: Mayor: Auditor and Assessor, Treasurer and Tax Collector, City Attorney, Commissioners of the Board of Public Works, City Engineer, Chief of Police, and the Chief Engineer of the Fire Department.

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

Section 1. That the salaries of the officers, hereinafter named of the City of San Diego, California be and the same is hereby fixed as follows:

The Mayor, \$1200⁰⁰ per annum: the Auditor and Assessor \$1500⁰⁰ per annum: the Treasurer and Tax Collector \$1500⁰⁰ per annum: the City Attorney, \$1500⁰⁰ per annum: the Commissioners of the Board of Public Works \$300⁰⁰ ^{each} per annum: the City Engineer \$1500⁰⁰ per annum: the Chief of Police \$1500⁰⁰ per annum: the Chief Engineer of the Fire Department, \$900⁰⁰ per annum.

Section 2. That the salaries hereby fixed in section one, shall be paid monthly.

Section 3. That this Ordinance shall take effect and be in force from and after its passage, approval and one pub.

lication in the daily San Diego Sun.

(Auditors certificate)

I hereby certify that the indebtedness incurred by virtue of the passage of the above Ordinance may be incurred without violating any of the provisions of the Charter.

Nah. R. Titus

City Auditor

Dated January 14th. 1895

A report of the Ways and means Committee making further recommendation and transmitting an Ordinance fixing the salary of the City Clerk at \$500⁰⁰ per annum was read and a motion laid on the table together with the Ordinance.

The following report of the Police Committee to whom was referred the petition requesting the Council to revoke the Pound keepers authority to appoint deputies, was read and on motion adopted.

The joint Police Committee recommended that the within petition be denied.

W. J. Prouh.

C. B. Brauch.

J. S. Bachman.

Wm H Kroach

C. C. Hakes voting no.

The report of the Police Committee to whom was referred the petition of P. B. Gaudin, requesting the Council to remit to him the sum of \$2.00 two dollars amount claimed by him as having been illegally collected by the Pound Master, recommending that said petition be denied, was read and ordered laid on the table together with said petition.

A Report of the Police Committee to whom was referred the Resolution from the Board of Police Commissioners asking the Council to recommend the appointment of five additional policemen, was read and adopted and is as follows, to wit:

The joint Police Committee recommended that the within application for additional Patrolmen be denied. We further recommend that the Board of Police Commissioners be instructed

to enforce the provisions of the Chain gang Ordinance.

W. J. Prout.

C. C. Braudt.

J. S. Bachman.

C. C. Hakes.

W. H. Krosh.

1/8 1895

The following communication from the Auditing Committee, recommending that the Board of Public Works be instructed to advertise for, and receive bids for supplying the city with drugs for the current fiscal year, was read and recommendation adopted, and communication filed, viz:

San Diego, Cal. January 11/1895.

To the Honorable Common Council of the
City of San Diego, California.

Gentlemen:

At meeting of the Auditing Committee, the 8th inst. the Secretary was instructed to recommend to your Honorable body that you authorize and instruct the Board of Public Works to advertise for bids, and receive proposals, for supplying the city with drugs and medicines upon order of the Health Officer and City Physician during the current fiscal year.

Respectfully

W. R. Pitus

Secretary Auditing Committee.

The application of P. Etchevarry et al for a retail Liquor License having been reported favorably upon by the Health and Morals Committee, the same was on motion granted.

The Clerk presented the Affidavit of Geo. H. Spears, Foreman of the Printers and Publishers of the San Diego Sun, a news paper published daily at the City of San Diego, California, showing that a "Notice of Public Work" being the notice of the adoption ^{by the Council of} the Resolution of intention, to open and extend National Avenue in said city through Pueblo Lot 1342, was correctly published in said newspaper for the period of ten days to wit: from the 17th to the 28th days of December 1894, both days inclusive, also

The Affidavit of W. L. Prouty, Superintendent of streets of the City of San Diego, California, showing that

on the 15th day of December 1894, he caused to be conspicuously posted along the line of the proposed extension of National Avenue in said city, from the West line of Pueblo Lot 1343, to the East line of Pueblo Lot 1343, at not more than three hundred feet in distance apart, but not less than three in all and in front of each Block liable to be assessed, "notices of Public Work" said notice being the notice of the adoption by the Common Council of its Resolution of intention to order the extending of said National Avenue as aforesaid, (a copy of which notice was hereto attached and made a part of said affidavit) and that he caused a notice similar in substance to be published for ten days in the San Diego Sun. Said affidavits were received and ordered filed. Thereupon the Clerk stated that in accordance with the foregoing advertisement jurisdiction to do the proposed improvement had been acquired, and presented and read the following Resolution Ordering the opening and extending of National Avenue through Pueblo Lot No. 1343, which on motion of Alderman Whitney was adopted by the following vote to wit:

Ayes Alderman Whitney, Brandt, Spears, Bachman,
Sill and Nutt.

Noes None

Absent Alderman Roub: Levi and Blochman.

Resolution No. 90

Ordering the opening and extending of National Avenue through Pueblo Lot No. 1343.

Whereas, notice of the passage by the Common Council of the City of San Diego, California, of the Resolution of intention to order the opening and extending of National Avenue through Pueblo Lot 1343 has been duly published for the period of ten days and posted along the line of said street, and

Whereas, the period of ten days has expired within which objections to the contemplated work could be presented and no such objections has been made or filed, and

Whereas jurisdiction has thus been fully acquired to order said work and improvement to be done, now therefore

Be it Resolved, that the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby orders the opening and

extending of National Avenue in said city through Pueblo Lot No. 1343 for which purpose it is deemed necessary to take and appropriate and it is hereby ordered that there shall be taken and appropriated the property bounded and described as follows, to wit:

Beginning at a point on the West line of Pueblo Lot 1343, 540 feet from the North west corner of said Lot 1343. (1) Thence running in an easterly direction 660.5 feet to a point on the division line between the East one half and the west one half of the North west one quarter of Pueblo Lot 1343, said point being 525.5 feet south of the North line of said Pueblo Lot 1343.

(2) Thence south along said division line eighty feet.

(3) Thence West 660.5 feet and parallel to course No. 1 to the West line of Pueblo Lot 1343.

(4) Thence north along the west line of Pueblo Lot 1343, 80 feet to the place of beginning, containing 1.21 acres.

Also a strip of land eighty feet wide described as follows. Beginning at a point on the division line between the East $\frac{1}{2}$ and West $\frac{1}{2}$ of the North east $\frac{1}{4}$ of Pueblo Lot 1343, said point being 496.5 feet south of the North line of said Pueblo Lot 1343. (1) Thence running easterly 660.5 feet to a point on the east line of said Pueblo Lot 1343, said point being 481.4 feet south of the North east corner of Pueblo Lot 1343.

(2) Thence south along the east line of Pueblo Lot 1343, 80 feet. (3) Thence running West 660.5 feet.

(4) Thence North eighty feet to the place of beginning, containing 1.21 acres.

And it is further ordered that the damages, costs and expenses of opening and extending said street and the making of said improvements shall be assessed in proportion to benefits upon a district the exterior boundaries of which are as follows, to wit:

Beginning at a point on the West line of Pueblo Lot 1343, said point being 400 feet south of the North west corner of said Lot 1343. (1) Thence running in an easterly direction to the south line of the alley in Block 407 of Helpingstines Addition.

(2) Thence following the South line of the Alley through Blocks 407 and 424 of said Helpingstines Addition to the North east corner of Lot 48 in Block 424.

- (3) Thence easterly to a point on the easterly line of Buckle lot 1343 said point being 341.4 feet south of the north east corner of Buckle lot 1343.
- (4) Thence south along the said easterly line of Buckle lot 1343 360 feet.
- (5) Thence returning westerly to the south east corner of lot No. 1 in block No. 423 of Helburgtown Addition.
- (6) Thence running along the north side of the alley through blocks 423, and 408 of Helburgtown Addition to the South west corner of lot 6 in block 408 of Helburgtown Addition.
- (7) Thence running westerly and parallel to corner No. 1 to a point on the Westinghouse line of Buckle lot 1343. (8) Thence North along the West line of said Buckle lot 1343 360 feet to the point of beginning.

A Resolution appointing Commissioners to assess benefits and damages in the matter of Opening & extending National Avenue through Buckle lot 1343 was read and on motion adopted by the following vote.

Ayes Alderman Whitney: Brandt: A. Sears: Blochman: six also with.

Next Year

Second Alderman Brandt: Five and Blochman

Said Resolution as adopted is as follows:

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

That G. W. Briggs, Charles Blunke and J. B. Napier be and they are hereby appointed Commissioners to assess benefits and damages and to have general supervision of all work pertaining to the opening and extending of National Avenue in the City of San Diego. Such sums as the same is particularly described in the Resolutions ordering the said street opened and extended, that the compensation of each of said Commissioners hereby appointed is hereby fixed at the sum of \$83.00 per day during the time said Commissioners shall be actually engaged in said work, and that said Commissioners shall before entering on said work qualify and file such bond as is by law required.

258
A communication from S. S. Stephens offering to sell to the city, the building now being used as a City Hall for \$20,000⁰⁰ was read and on motion referred to the Joint Finance Committee.

A short recess was here taken of about ten min.

Upon reconvening the Ordinance fixing the salaries of the various officers of the City heretofore adopted by this Board, and amended by the Board of Delegates by fixing the salary of the City Attorney and the City Engineer at \$1,000⁰⁰ each, and the Commissioners of the Board of Public Works at \$3,000⁰⁰ each, was read, and Alderman Bachman moves to concur in said amendments, upon a roll call being taken said amendments were concurred in by the following vote, to-wit:

Aye: Aldermen Whitney and Bachman.

Nay: Aldermen Brandt, Spears, Hill and Nutt.

Absent: Aldermen Prout, Lebi and Bachman.

A recess of five minutes was here taken.

Upon reconvening Delegate Robinson of the Board of Delegates appears, and notifies the Board that the Board of Delegates had appointed a conference committee of three to act with a like committee from this Board, to agree and recommend if possible a schedule of salaries of the various officers of the city, and requests that said committee be appointed. Thereupon motion of Alderman Bachman, the President appoints as such committee, Aldermen Spears, Brandt and Hill.

A recess of five minutes was here taken.

Upon reconvening the following report of the Conference Committee heretofore appointed to recommend a schedule of salaries in accordance with former instructions was read and adopted, viz:

Your Conference Committee beg to report as follows: City Attorney \$12,500 City

Engineer \$125⁰⁰ Board of P. Works 400⁰⁰ each per annum:

by unanimous vote.

Geo. H. Spears, Chairman.

Thereupon said Ordinance fixing the salaries of the various officers as agreed upon by the adoption of the Conference Committee report, was adopted by the following vote to wit:

Ayes Aldermen Whitely: Brandt: Spears: Bachman: Sill and Nutt.

Noes None.

Absent Aldermen Prout: Levi and Blochman.

Said Ordinance as adopted is as follows:

Ordinance No. 285

An Ordinance fixing the amount of the annual salaries of the following officers of the City of San Diego, California, viz: Mayor, Auditor and Assessor, Treasurer and Tax Collector, City Attorney, Commissioners of the Board of Public Works, City Engineer, Chief of Police and the Chief Engineer of the Fire Department.

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

Section 1. That the salaries of the officers, hereinafter named, of the City of San Diego, California be and the same is hereby fixed as follows:

The Mayor, \$1200 per annum; the Auditor and Assessor, \$1500 per annum; the Treasurer and Tax Collector, \$1500 per annum; the City Attorney, \$1500 per annum; the Commissioners of the Board of Public Works, \$400 each per annum; the City Engineer, \$1500 per annum; the Chief of Police, \$1500 per annum; the Chief Engineer of the Fire Department, \$900 per annum.

Section 2. That the salaries hereby fixed in section one shall be paid monthly.

Section 3. That this ordinance shall take effect and be in force from and after its passage, approval and our publication in the Daily San Diego Sun.

Auditor's Certificate

I hereby certify that the indebtedness incurred by virtue of the passage of the above Ordinance may be incurred without violating any of the provisions of the Charter.

Dated January 14th, 1895.

Nath R. Pitus
City Auditor

President Nutt did after first giving notice sign an Ordinance fixing the amount of the annual salaries of the various Officers of the City of San Diego.

Thereupon the Board adjourned till Monday January 21st 1895 at 7:30 o'clock P.M.

A.E. Nutt
President Board of Aldermen

Attest
Geo. D. Sedgwick
City Clerk

Special Session

Council Chamber of the Board
Aldermen of the City of San Diego,
California. January 19th 1895.

A Special Session of the Council was called to meet this day at 3 P.M. by the Mayor for the purpose of taking action relative to revoking the license of J. W. Roscoe, proprietor of the Casino Theatre. The following Aldermen answered to the roll call viz:

Present Aldermen Whitney, Hill & Nutt.

Absent Aldermen Prout, Brandt, Spears, Bachman,
Levi and Blochman.

There not being a quorum present the Board adjourned.

A.E. Nutt
President Board Aldermen

Attest
Geo. D. Sedgwick
City Clerk

... of the adoption of the above mentioned way
be created without making any of the provisions
of the charter.

Wm. R. Pitkin,
Auditor

Dated January 16th. 1895.

The following Resolution authorizing the
Board of Public Works to place lights
in the City streets was read and
after by the following vote, to-wit:
Yeas: Aldermen Board: Whittier: Branch: Spear:
Bachman: Ford: Bachman: Hill
and North.

New York
Albany

... as follows:
Resolution No. 371.

Resolved by the common Council of the
City of New York, as follows:
That the independent of State be and is
hereby authorized to place lights in the
streets in places in the City streets.

A Joint Resolution providing for the
appointment of two special water committees
to take up with the W. M. Board and the Board of
Public Works and formulate contracts to be read
and motion adopted by the following vote, to-wit:
Yeas: Aldermen Board: Whittier: Branch: Spear:
Bachman: Ford: Bachman: Hill
and North.

New York
Albany

... as follows:
Joint Resolution No. 537.
Resolved by the common Council of the City
of New York, as follows:
That the Board of Aldermen and
the Board of the Board of Aldermen each of
them from the members of their respective Boards
be special committees and the Board of
Aldermen take place together with the Board of
of the W. M. Board form a joint committee and prepare

a contract, including details of every description, as far as practicable, to carry out the so called Mount St. Earth water proposition, and that the President of the aforesaid two Boards also appoint an other Special Committee of two members from each Board and the President of the Board of Delegates, who shall, together with U. S. Grant Jr. and Jesse R. Grant or their representatives, formulate and prepare a contract, including details of every description, as far as practicable, to carry out the so called Grant Water Proposition, that the City Engineer and the City Attorney shall be ex-officio members of each of the aforesaid committees, and that the committees shall report to the Council as soon as possible.

A Joint Resolution limiting the time for the receiving of all Water Propositions to February 1st 1895, and providing the manner in which proposition shall be filed for consideration of this Council, was read and adopted by the following vote, to-wit:

Ayes Aldermen Brouh: Whitney: Bachman: Levi & Neff.
Nays Aldermen Brouh: Spears: Blochman & Sill
Absent None

Said Resolution as adopted is as follows:

Joint Resolution No. 539

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

That the present Common Council will not receive or consider any further propositions for the sale to the City of water, water rights or water works, unless same shall be submitted on or before February 1st 1895. And all propositions must be in writing and shall embrace all details as to source of water supply, title to same, character, size and height of dam to be constructed, area, elevation and class of drainage length and description of conduits &c. capacity of reservoir in gallons and acres. information regarding dam, conduits, reservoir to be based on actual surveys and original note books to be furnished for inspection by the Council for the purpose of substantiating statements.

The following Resolution of Intention ordering

The sidewalking of "E" street between 5th and 6th street, was read and adopted by the following vote, to-wit:
 Ayes Aldermen Prouh: Whitney: Brandt: Spears: Bachman:
 Levi: Blochman: Sill and Keith.

Noes None

Absent None

Resolution of Intention
 To sidewalk the South line of "E" street from 5th street to Sixth street.

Resolved, That it is the intention of the common council of the city of San Diego, State of California, to order the following streetwork to be done, to-wit:

That the South side of "E" street in said city, from the East line of 5th street, to the West line of 6th street, be sidewalked with artificial stone or concrete, in accordance with the provisions of Article 2 of Ordinance No. 226, approved August 15th, 1894.

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

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

A communication from the past Surgeon, San Diego Barrack Col., relating to nuisance caused by the accumulation of garbage on the wharf at foot of "E" street, was read and on motion referred to the Board of Health.

A petition signed by a number of Residents and taxpayers on upper Florence Heights requesting the Council to provide for a Mounted Policeman, in said portion of the city, was read and referred to the Joint Police Committee.

A joint Resolution providing for the widening of 4th street, from Wey street to University Avenue was read and on motion adopted by the following vote, to-wit:

Ayes Aldermen Prouh: Whitney: Brandt: Spears:

Bachman; Levi; Blockman; Nutt and Sill.

~~Noes none~~

~~Absent none~~

Said Resolution is as follows:

Joint Resolution No. 340.

Resolved, that the Street Committee in conjunction with the City Engineer and City Attorney be, and they are hereby authorized and instructed to prepare specifications for the grading and improving of Fourth Street to its full width from the south line of Ivy Street to the south line of University Avenue in the City of San Diego, and that the necessary steps be taken for the improvement of said Fourth Street.

The following Report of the Finance Committee to whom was referred the proposition of D. S. Stephens to sell the present building now be used as a City Hall to the City for \$2000⁰⁰ was read and adopted, viz:

We recommend that the within proposition be held in abeyance for the present.

Geo. H. Spears

H. P. Whitney

S. J. Sill

Ed. W. Parly

H. Bradh.

Joint Fin Committee.
1/8

The Bonds of Chas. M. Briggs, Jesse Gillmore and L. B. Hakes Commissioners heretofore appointed to assess benefits and damages in the matter of opening and extending Market Avenue through Pueblo Lot No 343, were presented and approved.

The Health and Morals Committee having approved the application of Lamm and Bourcier and J. Ackerman for retail liquor Licenses, were presented and granted.

President Nutt did after first giving notice sign an Ordinance repealing Ordinances 84 and 90 approved July 22nd and September 2nd 1890, respectively.

The petition of G. Overbaugh for permission to construct an artificial stone sidewalk on the corner of

6th & Beach Street, was read and granted. also a petition signed by W. P. Gillmore et al requesting the Council to order Beach Street sidewalked on the North side, between 4th and 7th Streets. was read and granted.

A petition of J. N. Barbour requesting permission to grade Fourth Street in front of Lots 5 and 6 Block 7 of Louisa Grade Addition, to the center line, was read & granted.

A petition of H. F. Griswold for Authority to construct a concrete sidewalk in front of Lots "A" & "L" in Block 17 Horton's Addition, was read and upon motion the following Resolution granting such authority was adopted by the following vote, to-wit:

Ayes Alderman Prout, Whitney, Brandt, Spears,
Bachman, Levi, Blochman, Sill & Neitt.

Noes None

Absent None

Joint Resolution No. 536
Be it Resolved by the Common Council of the City of San Diego, as follows:

That H. F. Griswold be and he is hereby granted permission to construct a sidewalk of artificial stone or concrete on "B" Street from the East line of 4th Street to the West line of 5th Street, said sidewalk to be constructed along the North line of Lots A & L, in Block 17 Horton's Addition, and shall be constructed to the full width of said walk except in front of or along the North line of Lot A. the said Griswold is hereby given permission to leave a space of three feet wide until such time as he may erect a building upon said Lot, then the sidewalk shall be extended to the full width thereof.

An Ordinance establishing the Grade of "C" Street from 24th to 25th Street was read and on motion referred to the Joint Street Committee.

President Neitt did after first giving notice sign an Ordinance, repealing Ordinance No. 190 approved January 24, 1893. An Ordinance fixing the salary of the Secretary

of the Board of Public Works, also an Ordinance creating
a Fire Hydrant Fund.

Whereupon the Board adjourned.

A. E. Smith
President Board of Aldermen

Attest:
Geo. D. Salcedo
City Clerk.

Alfred A. Brown

Council Chamber of the Board
of Aldermen of the City of San
Diego, California, January 1st 1895

Dear Sir: In answer to the call of the Mayor, a meeting
of the Board of Aldermen was held at 8
o'clock P.M. this day, December 1st, 1894.
Present: Aldermen [List of names] and
[List of names] with [List of names].

The following message from the Mayor, stating
the substance of which the meeting was called,
was read and placed on file, viz: viz:
[List of names] Mayor's Office.

John Diego, Cal. Jan. 3rd 1895
of the Honorable, the Common Council of the City
of San Diego, Gentlemen:

You are fully responsible
cases to meet in [List of names] at 8 o'clock tonight
for the following purposes:

1st To arrange for and participate in the reception
of the Committee of the State Legislature about to visit
this City, and the officers of the various Regiments and
Battalions that have just arrived as your honorable
body may deem best.

2d To receive and open all communications
and propositions made to the City in pursuance
of [List of names] No. 539, relative to [List of names] a
[List of names] system and water supply to the City, and to
take such action thereon as your body may deem best.
According to said Resolution all propositions
must be in [List of names] and the City Clerk's office
not later than [List of names].

3d To receive the Committee report relative to
[List of names] the [List of names] and [List of names] of [List of names]
[List of names] and turning the [List of names] into the proper
channels. And to set [List of names] all your honorable body
may deem best. On this matter [List of names]

Regular Meeting.

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, February 4th 1895.

The regular session of the Board of Aldermen was held at 7:30 o'clock P.M. this day, with President Nutt presiding:

Present - Aldermen Braw - Whiteley - Brant - Spears - Bachman - Levi - Blackman - Nutt & Clerk Goldeman.

Absent - Alderman Sill.

The minutes of adjourned meeting held Jan'y 21st, 1895 were read and approved.

A message from recommending that a request of the City Tax Collector (hereto attached) for three additional Deputies be granted, was read and filed, and said request of the Tax Collector granted.

A message from the Mayor recommending that the courtesies of the City be extended to the officers of the U.S. Ships Rangoon & Albatross was read and filed.

A message from the Mayor transmitting copies of telegrams sent by him to U.S. Senator White and Congressman Bowser, upon the passage by the Senate of the Nicaragua Canal Bill, was read and filed.

Petitions of Hellen D. Gridley, J. W. Jackson, C. D. McHellan and Katie Kensch for permission to construct concrete sidewalks in front of their property on Cth Street were presented and granted.

Petition of property owners asking to have the grade of Cth Street from "B" to the Park established, was read and referred to the Street Committee.

Division of Alamo Blanner for an Act
which was presented and granted

The following report of the Joint Committee
in re: "Street Improvements and Grants"
to the Common Council of the City of San Diego, Cal.

Members:
The Joint Committee recommends
that the Board of Public Works be instructed to have
a roadway thirty feet in width graded in the
vicinity of "A" in the vicinity of "B"
through a distance of 20. as shown on the map of said
roadway made by the City Engineer, provided that
said improvement does not cost to exceed \$300.

January 22^d 1895.

Wm. A. Ricker
Chas. E. Smith
J. M. Farley
J. A. Ricker

Whereupon the following Joint Resolution ordering
said work was adopted by the following vote:
Ayes. Messrs. Ricker, Smith, Farley, Ricker, Ricker.
Nays. Messrs. Ricker, Smith.

Wm. A. Ricker, Secy.
J. M. Farley, Treas.

Joint Resolution No. 546.

Resolved by the Common Council of the
City of San Diego, as follows: That the Board of Public
Works be, and it is hereby authorized and directed
to have the roadway in "A" and "B" improved to
width the map of said roadway as made by the City
Engineer. That the expense of making said improve-

ments shall not exceed \$300.
Resolves:
Resolved by the Council of the above mentioned
City that the expense of making any of
the above mentioned work shall not exceed any of

the provisions of the Charter.

Nat A. Peters

Jan. 28. 1895.

City Auditor.

The following report of the Joint Street Committee to whom was referred the petition of Geo. Fuller to have certain street in Moreno, closed was read and adapted viz:

That the Joint Street Committee recommends that the within petition be granted.

C. C. Brandt.

N. J. Prout.

C. W. Pauley.

A. H. Robinson.

1/27/95.

The following report of the Joint Street Committee to whom was referred the petition of property owners to have certain street and alleys in Park Valley closed was read and adapted, viz:

That the Joint Street Committee recommends that the within petition be granted.

C. C. Brandt.

N. J. Prout.

C. W. Pauley.

A. H. Robinson.

1/27/95.

The report of the Joint Street Committee to whom was referred the petition of J. B. Hinton to have Short Street, Old town, closed was read and adapted, as follows:

That the Joint Street Committee recommends that the within petition be granted.

C. C. Brandt.

N. J. Prout.

C. W. Pauley.

Aud. H. Robinson.

1/27/95.

The Joint Police Committee to whom was referred the petition of residents on Florence Heights for a Mounted Patrolman was read and adapted as follows:

That your Joint Police Committee

recommends that the within petition be denied.

W. J. Prout.

W. C. Brandt.

J. S. Bachman.

M. H. Krook.

1146195.

The petition of Kadt & Capeland for retail liquor license having been approved by the Health & Morals Committee, was granted.

The petition of property asking to have 9th Street from "D" to "F" sidewalked, was presented and referred to the Joint Street Committee.

A communication from J. N. Dutton, President of the San Diego Flume & Water Companies, proposing to sell the property of said Companies to the City, was read and referred to the Joint Water Committee.

The Clerk presented the Affidavit of Geo. H. Sears, foreman of the printers and publishers of the San Diego Sun, a daily newspaper published and circulated at the City of San Diego, State of California, showing that the Resolution of Intention to change the grade of "D" Street, in said City, from the west line of 17th Street, to the east line of 24th Street, as adopted by the Common Council, was published in said newspaper for the period of ten days, to-wit: from the 20th to the 31st days of December, 1894, (both days inclusive.) Also.

The affidavit of Geo. D. Goldman, Clerk of the City of San Diego, California, showing that he did on the 22nd day of December, 1894, post conspicuously in the following places, to-wit: on the door of the Council Chamber of the Board of Aldermen, and on the door of the Council Chamber of the Board of Delegates, copies of the abovementioned Resolution of Intention to change the grade of "D" Street. Also.

The affidavit of N. H. Prouty, Superintendent of Streets, of said City, showing that he caused to be conspicuously posted, along the line of said "D" Street, from the west line of 17th Street to the east line of 24th Street, at not

more than one hundred feet in distance apart, but not less than three in all and in front of each block liable to be assessed. Notices of Street Work being notices of the adoption by the Common Council of the above-mentioned Resolution of Intention to change the grade of said "D" street, and that he caused a notice similar in substance to be published in the San Diegoan-Sun for six days. Also

The affidavit of Geo. H. Spears, foreman etc. showing that a "Notice of Street Work," being a notice by the Street Superintendent, of the adoption by the Common Council of the above-mentioned Resolution of Intention to change the grade of said "D" street, was published in said newspaper for the period of six days, to-wit: from the 22nd to the 28th days of December, 1894. (Both days inclusive). Said affidavits were received and ordered filed.

Thereupon an Ordinance establishing the grade of "D" street from 17th to 24th streets, in accordance with said resolution of intention was read and adopted, by the following vote, to-wit:

Ayes Aldermen Prout-Whitney, Prout-Spears, Bachman, Levi-Blackman & Nutt.

Noes None.

Absent - Alderman Sill.

Said Ordinance as adopted, is as follows, to-wit:

| Ordinance No. 290. | |
|--|---|
| <p>An ordinance establishing the grade of "D" street from the west line of 17th street to the east line of 24th street in the City of San Diego, State of California, in accordance with the Resolution of Intention to, change the grade of said street, as adopted by the Board of Delegates December 17th, 1894, and by the Board of Aldermen December 18th, 1894.</p> <p>Be it ordained by the Common Council of the City of San Diego, as follows:</p> <p>Section 1. The grade of "D" street from the west line of 17th street to the east line of 24th street is hereby established as follows:</p> <p>The elevation of the points herein named above the datum line of levels fixed by ordinance No. 3 shall be fixed as follows:</p> <p>At the southwest corner of "D" and 17th streets 64.00 feet; at the northwest corner thereof 64.00 feet; at the southeast corner thereof 66.50 feet; and at the northeast corner thereof 66.50 feet.</p> <p>At the southwest corner of "D" and 18th streets 84.25 feet; at the northwest corner thereof 84.25 feet; at the southeast corner thereof 86.00 feet; and at the northeast corner thereof 86.00 feet.</p> | <p>At the southwest corner of "D" and 19th streets 89.00 feet; at the northwest corner thereof 89.00 feet; at the southeast corner thereof 90.00 feet; and at the northeast corner thereof 90.00 feet.</p> <p>At the southwest corner of "D" and 20th streets 95.00 feet; at the northwest corner thereof 95.00 feet; at the southeast corner thereof 97.00 feet; and at the northeast corner thereof 97.00 feet.</p> <p>At the southwest corner of "D" and 21st streets 115.00 feet; at the northwest corner thereof 115.00 feet; at the southeast corner thereof 118.00 feet; and at the northeast corner thereof 118.00 feet.</p> <p>At the southwest corner of "D" and 22nd streets 138.00 feet; at the northwest corner thereof 138.00 feet; at the southeast corner thereof 141.00 feet; and at the northeast corner thereof 141.00 feet.</p> <p>At the southwest corner of "D" and 23rd streets 160.00 feet; at the northwest corner thereof 160.00 feet; at the southeast corner thereof 161.00 feet; and at the northeast corner thereof 161.00 feet.</p> <p>And the grade of said "D" street between the points fixed by this ordinance shall be of uniform ascent and descent as shown by the grade map made by the City Engineer and on file in his office.</p> <p>The center of said street shall be an average elevation of the opposite curb grades.</p> <p>Section 2. All ordinances or parts of ordinances in conflict herewith are hereby repealed and this ordinance shall take effect and be in force from and after its passage and approval and one publication in the San Diegoan-Sun.</p> |

An Ordinance heretofore adopted by the Board of Delegates fixing the compensation of the employes of the City Engineer's Office, was read and adopted by the following vote, to-wit:

Ayes Aldermen Trout - Whitney - Brandt - Spears - Bachman - Levi - Blackman & Mett.

Noes - None.

Absent - Alderman Sill.

Said Ordinance, as adopted, is as follows, to-wit:

Ordinance No.

An Ordinance fixing the compensation of the employes of the City Engineer's Office.

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

Section 1. That the compensation of the Rodman and Chainmen employed by the City Engineer, be and the same is hereby fixed at the sum of seventy-five (\$75.) dollars per month payable monthly.

Section 2. That all ordinances or parts of ordinances in conflict herewith are hereby repealed.

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

Endorsed.

I hereby certify that the indebtedness incurred by virtue of the adoption of the above ordinance, may be incurred without violating any of the provisions of the Charter.

Wm. R. Nelson.

City Auditor.

Dated January 28th 1895.

Joint Resolution heretofore adopted by the Board of Delegates, revoking the liquor license of J. M. ~~Boone~~ proprietor of the Casino Theatre, was read and upon motion of Alderman Trout referred to the Health & Morals Committee.

A communication from Chas. F. Thomas, claiming damages to his property, caused by water overflowing Logan Avenue between 27th and 28th streets, was read and referred to the Joint Street Committee.

A Joint Resolution, authorizing the Tax Collector to employ three additional deputies was read and adopted by the following vote, to-wit:

Ayes Aldermen Prout-Whitney-Brant-Spears-Bachman-Levi-Blackman & Nutt.

Noes-None.

Absent-Alderman Dill.

Said resolution, as adopted is as follows, to-wit:

Joint Resolution N^o 545

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

That the City Tax Collector be, and is hereby authorized to employ three additional deputies to assist in making the certificates of sale of property sold to the City for delinquent City taxes for the year 1894.

That said deputies commence February 8th 1895, and to be discharged on or before March 18th 1895.

That the compensation of said deputies be and is hereby fixed at the sum of seventy-five (\$75) dollars per month, each, payable monthly.

Endorsed

I hereby certify that the indebtedness created by virtue of the adoption of the above resolution may be incurred without violating any of the provisions of the Charter.

Nat R. Pitus

City Auditor.

Dated Jan. 28th 1895.

A Joint Resolution instructing the Board of Public Works, to have certain new electric lights placed was read and adopted by the following vote, to-wit:

Ayes Aldermen Prout-Whitney-Brant-Spears-Bachman-Levi-Blackman & Nutt.

Noes-None.

Absent-Alderman Dill.

Said resolution is as follows:

Joint Resolution N^o

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 authorized, and instructed to have the San Diego Gas and Electric light

the same is hereby stated at \$10 per day for the
three commencing on making such plans and estimates
hereinafter.

It is hereby certified that the waterworks
created by virtue of the passage of the above
resolution may be incurred without violating
any of the provisions of the Charter.
Wm. A. Miller
Mayor
Dated 9th day of 1895.
City Auditor.

Whereas the Commission on the part of the City
and Board of Public Works and the Board of the City
of water works for the City was met and adopted
by the following vote, to-wit:

Yeas - 10
Nays - 0
Resolved, That the Commission on the part of the City
and Board of Public Works and the Board of the City
of water works be authorized to make such plans and estimates
as may be necessary for the City and to pay for the same
out of the City funds.

Resolved, That the Commission on the part of the City
and Board of Public Works and the Board of the City
of water works be authorized to make such plans and estimates
as may be necessary for the City and to pay for the same
out of the City funds.

Resolved, That the Commission on the part of the City
and Board of Public Works and the Board of the City
of water works be authorized to make such plans and estimates
as may be necessary for the City and to pay for the same
out of the City funds.

Resolved, That the Commission on the part of the City
and Board of Public Works and the Board of the City
of water works be authorized to make such plans and estimates
as may be necessary for the City and to pay for the same
out of the City funds.

to immediately take the necessary steps, and proceed with the work of improving and protecting the road and bridge at the San Diego River, as recommended by the City Engineer and in accordance with the plans in the Engineer's office, the estimated cost thereof being \$7000.

Endorsed:

I hereby certify that the indebtedness incurred by virtue of the adaptation of the above resolution may be incurred without violating the provisions of the Charter.

Wm. A. Riley.

Dated Feb. 4, 1895.

Auditor.

The following report of the Joint Street Committee to whom was referred the petition to have Hawthorn Street graded was read and adopted to-wit:

The Street Committee to whom was referred the within petition to grade Hawthorn Street, recommends that the same be granted.

H. P. Whitney.

C. C. Brandt.

W. J. Prout.

W. C. Hakes.

2/1/95.

The following report of the Joint Street Committee to whom was referred an ordinance establishing the grade of "C" Street from 24th to 25th was read and adopted viz:

The Street Committee recommends that the within Ordinance be referred to the City Engineer with instructions to establish the grade of "C" Street, between 24th and 34th streets, when established.

H. P. Whitney.

C. C. Brandt.

W. J. Prout.

W. C. Hakes.

J. N. Robinson.

2/1/95.

The report of the City Land Committee to whom was referred the petition of Geo. H. Corey to purchase a portion of Pueblo Lot 1785, was read, adopted, and

is as follows, to wit:

San Diego, California, Feb. 4th 1895.

To the Honorable Common Councils,

The City Lands Committee beg to report, and recommend that Mr. Geo. H. Corey be allowed to use as much of Pueblo Lot #1785, as he may clear off or at least 20 acres of same adjoining his lemon orchard for 3 years, to compensate him for clearing said land.

Geo. H. Spears.

W. J. Hunt.

M. L. Barrows.

H. Bradt.

G. M. Harrier.

The following report of the Joint Water Committee to whom was referred the propositions of the Pine Valley and San Diego Alumel Companies to sell the City a water supply etc. was read and adopted, viz:

To the Hon. The Common Councils of the City of San Diego, California.

Gentlemen:

The Joint Water Committee to whom was referred the propositions of the Alumel Company and Pine Valley Water Company respectfully recommends

1st That all the propositions submitted by the San Diego Alumel and Water Companies be rejected.

2^d That the communication from the Consolidated Water Company (C. H. Caffin vice President) be placed on file.

3^d That proposition No 1 from the Pine Valley Water Company be laid upon the table.

4th That proposition No 2 from the Pine Valley Water Company be rejected.

Respectfully Submitted,

C. C. Bradt.

H. P. Whitney.

J. J. Bachman.

M. L. Barrows.

G. M. Harrier.

H. Bradt.

J. N. Clymsted.

W. N. Fuller City Atty.

E. M. Caffo City Engr.

What is the name of the street?
Name: _____
Address: _____

What is the name of the street?
Name: _____
Address: _____

What is the name of the street?
Name: _____
Address: _____

What is the name of the street?
Name: _____
Address: _____

What is the name of the street?
Name: _____
Address: _____

What is the name of the street?
Name: _____
Address: _____

What is the name of the street?
Name: _____
Address: _____

What is the name of the street?
Name: _____
Address: _____

To vacate and close "O" Street, from Fifth Avenue to Sixth Avenue, as laid out and delineated on the map of "Morena" situated in the First Ward of the City of San Diego.

Resolved That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience, and hereby declares its intention to order:

That the following described portion of a street, situated in the First Ward of the City of San Diego, be vacated and closed, namely:

"O" Street from Fifth Avenue to Sixth Avenue as laid out and delineated on the map entitled "Morena" which was filed in duplicate in the office of the County Recorder of the County of San Diego, on the twenty-sixth day of May 1888, and one of which duplicates is bound in Book 11 of Plats under the number of 542 in said Recorder's office.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in this City, in which notice of the passage of this Resolution of Intention shall be published as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close the Alley in Blocks 89, 90, 91 and 92, Morena, was read and adapted by the following vote, to-wit:

Ayes - Aldermen Prout - Whitney - Brandt - Spears - Bachman -

Levi - Blackman & Nutt.

Noes - None.

Absent - Alderman Sill.

Said resolution as adapted is as follows, to-wit:

Resolution of Intention

To vacate and close the alley running through Blocks 89, 90, 91 and 92, as laid out and delineated on the map of "Morena" situated in the First Ward of the City of San Diego.

Resolved That it is the intention of the Common Council of the City of San Diego, California, deems it to be required by the

public interest and convenience, and hereby declares its intention to order:

That the following described part of a certain alley situated in the First Ward of the City of San Diego, be vacated and closed, namely:

The alley running through Blocks 89 (eighty-nine), 90 (ninety), 91 (ninety-one) and 92 (ninety-two) from N street to the south line of said Block 92 (ninety-two), all as laid out and delineated on the map entitled "Morena", which was filed in duplicate in the office of the County Recorder of the County of San Diego, on the twenty-sixth day of May, 1888, and one of which duplicates is filed ~~bound~~ in Book 11 of Plats under the number 542 in said Recorder's office.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in this city, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close the alley in Block 56, Park Villas was read and adopted by the following vote, to wit:

Ayes - Aldermen Grant - Whitney - Brandt - Spears - Bachman -
 Levi - Blackman - Nutt.

Noes - None.

About - Alderman Bill.

Said resolution, as adapted is as follows:

Resolution of Intention

No order the closing up of the alley in Block 56, in Park Villas, in the City of San Diego.

Resolved That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience, and hereby declares its intention to order:

The closing up of ~~the~~ alley in

Block 56, in Park Villas, in the City of San Diego, and that the damages, costs and expenses of making said improvement shall be assessed in proportion to benefit upon a district, the interior boundaries of which are hereby fixed as follows, to-wit:

All the property on both sides of said alley in said Block 56, in Park Villas, in the City of San Diego, State of California.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in this City, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close the Alley in Block 58, Park Villas, was read and adopted by the following vote, to-wit:

Ayes - Aldermen Prout - Whitney - Brant - Spears - Bachman - Levi - Blackman - Nutt.

Noes - None.

Absent - Aldermen Gill.

Said resolution, as adopted, is as follows:

Resolution of Intention

To order the closing up of the Alley in Block 58, in Park Villas, in the City of San Diego.

Resolved, That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order:

The closing up of the Alley in Block 58, in Park Villas, in the City of San Diego, and that the damages, costs and expenses of making said improvement shall be assessed in proportion to benefits upon a district the interior boundaries of which are hereby fixed as follows, to-wit:

All the property on both sides of the alley in said Block 58 in Park Villas

in the City of San Diego, State of California.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in this City, in which notice of the passage of this Resolution of Intention shall be published for ten days, as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close a portion of Franklin avenue in Park Villas, was read and adopted by the following vote, to-wit:

Ayds. Aldermen Grant, Whitney, Brandt, Sears, Bachman,
Levi, Blackman, Nutt.

Noes. None.

Absent. Alderman Sill.

Said resolution as adopted is as follows:

Resolution of Intention

To order the closing up of Franklin avenue in Park Villas, in the City of San Diego, from the line on the south boundary of Park Villas to the south line of Coe street.

Resolved, That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order:

The closing up of Franklin avenue in Park Villas, in the City of San Diego, from the line on the south boundary of Park Villas to the south line of Coe street, and that the damages, costs and expenses of making said improvement shall be assessed in proportion to the benefits upon a district the inferior boundaries of which are hereby fixed as follows, to-wit:

Beginning at the southeast corner of Block 58, in Park Villas, in said City, thence running west 125 feet on the south line of south boundary line of Block 58, thence north to the south line of Coe street at a point 125 feet west of the northeast corner of Block 58 in Park Villas in said City, thence east on the south line of Coe street 315 feet, thence

South to the south boundary line of Block 56 at a point, 125 feet east of the southwest corner of Block 61 in Park Villas, in said City, thence west on the south boundary line of Park Villas 190 feet to the point of beginning.

The San Diego Sun is hereby designated as the daily newspaper published and circulated in this City, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close a portion of Franklin Avenue, Park Villas, was read and adopted by the following vote, to-wit:

Ayes - Aldermen Grant - Whitney - Brandt - Spear - Bachman - Levi - Blackman & Nutt.

Noes - None.

Absent - Alderman Sell.

Said resolution as adapted is as follows:

Resolution of Intention

To order the closing up of Franklin Avenue in Park Villas, in the City of San Diego, from the south line of Dwight Street thence northerly to the Pueblo boundary.

Resolved, That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience, and hereby declares its intention to order:

The closing up of Franklin Avenue in Park Villas, in the City of San Diego, from the south line of Dwight Street, thence northerly to the Pueblo boundary: And, that the damages, costs and expenses of making said improvement shall be assessed in proportion to the benefit upon a district the exterior boundaries of which are hereby fixed, as follows, to-wit:

Beginning at the southeast corner of Block 56 in Park Villas, in said City, thence

shall be approved in proportion to the benefit upon
 a district the return of the return of which are being
 given as follows to-wit: Beginning at the southeast
 corner of Block 17, in Park Hill in said City,
 there running west 125 feet on the north line of
 street, thence north to the south line of Hillmore
 Avenue, at a point 125 feet west of the northeast
 corner of Block 14, in Park Hill, in said City, thence
 east on the south line of Hillmore Avenue 315 feet
 thence south to the north line of Lee Street at a point
 125 feet east of the southeast corner of Block 13 in
 Park Hill, in said City, thence west on the north line
 of Lee Street 190 feet to the point of beginning.
 The San Diego-Ann & Henry Abington as the
 daily newspaper published and circulated in the
 City, in which notice of the progress of the Revolution
 of Antislavery shall be published for ten days
 after a paid newspaper is carried therein.
 The Department of State of the City is
 hereby directed to seal and publish said notice
 in the manner prescribed by law.

Resolution of Antislavery to clear a portion
 of Hillmore Avenue, Park Hill, was read and adopted
 by the governing body to-wit:
 Mayor Abington, Grant Whitely, Board of Aldermen,
 Ann Abington, Matt.

New York

Abraham Lincoln

Said resolution, as amended, is as follows:
 Resolution of Antislavery

To order the clearing up of Hillmore Avenue in
 Park Hill, in the City of San Diego, from the line on
 the south boundary of Park Hill, thence northward
 to the Circle boundary.

Resolved That the Common Council of the City of
 San Diego, California, have it to be required by the
 Council to order the clearing up of Hillmore Avenue
 in Park Hill, in the City of San Diego from the
 line on the south boundary of Park Hill, thence

northerly to the Pueblo boundary. And that the damages, cost and expense of making said improvement shall be assessed in proportion to the benefits upon a district the exterior boundaries of which are hereby fixed as follows, to-wit: Beginning at the southeast corner of Block 54 in Park Villas, in said City, thence running west 125 feet on the south boundary of Park Villas in said City, thence north to the south line of Hillmore avenue at a point 125 feet west of the northeast corner of Block 50 in Park Villas, in said City, thence east on the south line of Hillmore avenue 125 feet thence southeasterly along the line forming the Pueblo boundary to the point where a north and south line 125 feet from the west line of Block 55 in Park Villas, in said City, and starting from south line of Block 55 comes in contact with said Pueblo boundary, thence running south to the south boundary line of said Park Villas at a point 125 feet east of the southwest corner of Block 55, in Park Villas, in said City, thence west on the south boundary line of Park Villas 190 feet to the point of beginning.

The San Diego Sun is hereby designated as the daily newspaper published and circulated in this City, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close the alley in Block 55, Park Villas, was read and adapted by the following vote, to-wit:

- Ayes - Aldermen Grant - Whitney - Braudt - Spears - Bachman - Levi - Blackman - Nutt.
- Nays - None.
- Absent - Alderman Sell.

Said resolution as adapted, is as follows,
 Resolution of Intention

To order the closing up of the Alley in Block 55, in Park Villas, in the City of San Diego.

Resolved, That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience, and hereby declares its intention to order:

The closing up of the Alley in Block 55, in Park Villas, in the City of San Diego. And that the damages, costs and expenses of making said improvement shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed as follows, to-wit: All the property on both sides of said Alley in said Block 55, in Park Villas, in the City of San Diego, State of California.

The San Diegan-Sun is hereby designated as the daily newspaper published and circulated in this City, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close the Alley in Block 61 Park Villas, was read and adopted by the following vote, to-wit:

Ayes Aldermen Grant-Whitney-Braast-Spears-Bachman-
Levi-Blochman & Nutt.

Noes None.

Absent-Alderman Gill.

Said resolution, as adopted is as follows:

Resolution of Intention

To order the closing up of the Alley in Block 61 in Park Villas, in the City of San Diego.

Resolved, That the Common Council of the City of San Diego, California deems it to be required by the public interest and convenience and hereby declares its intention to order:

The closing up of the Alley in Block 61 in Park Villas, in the City of San Diego. And that the damages, costs and expenses of

making said improvement shall be assessed in
 proportion to the benefit upon a district the
 particular boundaries of which are hereby fixed as
 follows, to-wit: All the property on both sides
 of said Alley, in said Block 61, in Park Hill,
 in the City of San Diego, State of California.
 The San Diego Sun is hereby designated as
 the daily newspaper, publisher and circulator
 in the City in which notice of the passage of
 the Resolution of Ordination shall be published
 for ten days or after as said newspaper is
 received thereon.
 The Superintendent of Streets of the City
 is hereby directed to post and publish said
 notice in the manner prescribed by law.

Resolution of Ordination to clear a portion
 of street that Park Hill, was read and adopted
 by the following vote, to-wit:
 Ayes: Alderman DeWitt, Alderman Boardman, Alderman
 Kern, Alderman Thitt.
 Nays: None.

Alderman DeWitt

Said resolution, as adopted is as follows:
 Resolution of Ordination
 To order the clearing up of street that in
 Park Hill, in the City of San Diego, from the east
 line of Mack Avenue thence easterly to the Quetta
 boundary that the Common Council of the
 City of San Diego, California, deem it to be required
 by the public interest and convenience and
 hereby declare its intention to order:

The clearing up of street that
 in Park Hill, in the City of San Diego, from the
 east line of Mack Avenue thence easterly to the
 Quetta boundary, and that the damage, cost
 and expense of making said improvement
 shall be assessed in proportion to the benefit
 upon a district the particular boundaries of
 which are hereby fixed as follows, to-wit:
 Beginning at the southeast corner of Block 16

in Park Villas in said City, thence running north 300 feet to the east line of Nash avenue, thence east across Blocks 46, 52 and 56 to the Pueblo boundary. Again, from the first starting point, the southwest corner of Block 46, in Park Villas, in said City, on the east line of Nash avenue to a point south 360 feet, thence east across Blocks 47, 53 and 57 and 60 in Park Villas in said City, thence northwesterly on the line of Pueblo boundary to meet the line on the Pueblo boundary which runs east across Block 46, 52 and 56 from a point 300 feet north from the southwest corner of Block 46, along the east line of Nash avenue, in Park Villas, in said City.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in this City, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish ~~this resolution for~~ said notice in the manner prescribed by law.

Alderman Prout was here accused from further attendance at this session of the Board.

A Resolution of Intention to close a portion of George Street, Park Villas, was read and adopted by the following vote, to-wit:

Ayes - Aldermen Whitney - Braudt - Spears - Backman - Levi - Blackman - Neitt.

Noes - None.

Absent - Aldermen Prout & Sill.

Said resolution, as adapted, is as follows:

Resolution of Intention

To order the closing up of George Street, in Park Villas, in the City of San Diego, from the east line of Washington avenue thence easterly to the Pueblo boundary.

Resolved, That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order:

The closing up of George Street in Park Villas, in the City of San Diego from the east line of Washington avenue thence easterly

to the Pueblo boundary. And that the damages, cost and expenses of making said improvement shall be assessed in proportion to the benefits upon a district the exterior boundaries of which are hereby fixed as follows, to-wit: Beginning at the southwest corner of Block 51 in Park Villas, said City, thence running north 300 feet on the east line of Washington Avenue, thence east across Block 51 and 55 to the Pueblo boundary. Again, from the first starting point, the southwest corner of Block 51 in Park Villas, in said City, on the east line of Washington Avenue, to a point south 360 feet thence east across Blocks 52 and 56, to the Pueblo boundary, thence northwest along the Pueblo boundary to meet the line west from a point on the east line of Washington Avenue, 250 feet from the southwest corner of Block 51 in Park Villas, in said City.

The San Diego Sun is hereby designated as the daily newspaper published and circulated in this City in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close a portion of Nightman Street Park Villas, was read and adopted by the following vote, to-wit:

Ayes-Aldermen Whitney, Brandt, Spear, Bachman, Levi-Blackman & Nutt.

Noes-None

Absent-Aldermen Prout & Sill

Said resolution, as adopted is as follows:

Resolution of Intention

To order the closing up of a Nightman Street in Park Villas, in the City of San Diego, from the east line of Wash Avenue, thence easterly to the Pueblo boundary.

Resolved That the Common Council of the City of San Diego, California, deems it to be required

by the public interest and convenience, and hereby declares its intention to order:

The closing up of Nightman street in Park Villas, in the City of San Diego from the east line of Nash avenue thence easterly to the Pueblo boundary. And that the damages, costs and expenses of making said improvement shall be assessed in proportion to benefits upon a district the exterior boundaries of which are as follows, to-wit: All the property on both sides of said street in Blocks 44 and 50, and beginning at the southwest corner of Block 44 Park Villas in said City, thence running north 250 feet on the east line of Nash avenue to the south line of Hillmore avenue thence east on the south line of Hillmore avenue to the Pueblo boundary on the northeast corner of Block 50 Park Villas, City of San Diego. Again, from the first starting point, the southwest corner of Block 44 in Park Villas in said City, on the east line of Nash avenue to a point south 360 feet, thence east across Blocks 45, 51 and 55 in Park Villas, City of San Diego to the Pueblo boundary, thence northwest on the Pueblo boundary line to the northeast corner of Block 50 in Park Villas, in the City of San Diego and the south line of Hillmore avenue.

The San Diego Sun is hereby designated as the daily newspaper published and circulated in this City, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close the Alley in Block 53, Park Villas, was read and adopted by the following vote, to-wit:

Ayes - Aldermen Whitney, Braudt, Spears, Bachman, Levi-Blochman & Nutt.

Noes - None.

Absent - Aldermen Crout & Bell.

Said resolution as adopted is as follows, to-wit:

in Block 52, in Park Villa, in the City of San Diego
 has that the damage, cost and repairs of making
 said improvements shall be assessed in proportion
 to benefit upon a district the entire valuation
 of which are hereby fixed as follows, to-wit:

All the property on both sides of said Alley in
 said Block 52, in Park Villa, in the City of San Diego
 shall be assessed as follows, to-wit:

The San Diego Ann is hereby designated as the
 city newspaper, published and circulated in the
 City in which notice of the passage of this
 Resolution of Ordinance shall be published
 for ten days as often as said newspaper is
 issued thereon.

The Superintendent of Audit of the City is
 hereby directed to publish said notice in the
 manner prescribed by law.

Resolution of Ordinance to clear the Alley in
 Block 51, Park Villa, was was and adopted by the
 following vote, to-wit:

Yeas - Aldermen Hickey, Grant, Green, Bachman, Kim-
 mick, Newman, Thayer, Bachman & Thayer.

No. - None.

Alderman Newman Grant's Bill.

Said Resolution, as amended, is as follows,
 Resolution of Ordinance

To order the clearing up of the Alley in Block
 51 in Park Villa, in the City of San Diego.

Resolved, That the Common Councils of the
 City of San Diego, California, do hereby
 by the said Ordinance and Ordinance and
 hereby declare its intention to order:

The clearing up of the Alley in Block
 51 in Park Villa, in the City of San Diego, and
 that the damage, cost and repairs of making
 said improvements shall be assessed in proportion
 to benefit upon a district the entire valuation
 of which are hereby fixed as follows, to-wit:

All the property on both sides of said Alley in
 said Block 51, in Park Villa, in the City of San
 Diego, shall be assessed as follows, to-wit:

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in this City, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to close the Alley in Block 44, Park Villas, was read and adopted by the following vote, to-wit:

Ayes. Aldermen Whitney - Grant - Sears - Beckman - Levi -
Blackman & Nutt.

Noes. None.

Absent. Aldermen Grant & Hill.

Said resolution, as adopted, is as follows.

Resolution of Intention

To order the Closing up of the Alley in Block 44, in Park Villas, in the City of San Diego.

Resolved, That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order:

The closing up of the Alley in Block 44, in Park Villas, in the City of San Diego. And that the damages, Costs and expenses of making said improvement shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed as follows, to-wit: All the property on both sides of said Alley in said Block 44, in Park Villas, in the City of San Diego, State of California.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in this City, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice

in the manner prescribed by law.

A Resolution of Intention to Close the Alley in Block #5, Park Villas, was read and adopted by the following vote, to-wit:

Ayes-Aldermen Whitney-Braust-Spear-Bachman-Kivi-
Blackman & Nutt.

Noes-None.

Absent-Aldermen Prout & Sill.

Said resolution, as adopted, is as follows:

Resolution of Intention

To order the closing up of the Alley in Block #5 in Park Villas, in the City of San Diego.

Resolved, That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order:

The closing up of the alley in Park Villas, in the City of San Diego, and that the damages, cost and expenses of making said improvement shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed as follows, to-wit:

All the property on either side of said Alley in said Block #5, in Park Villas, in the City of San Diego, State of California.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in this City, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A Resolution of Intention to Close the Alley in Block #6, Park Villas, was read and adopted by the following vote, to-wit:

Ayes-Aldermen Whitney-Braust-Spear-Bachman-Kivi-
Blackman & Nutt.

Noes-None.

Abraham-William Grant & Rice

Days reservation is adopted in a previous

Resolution of Intention

Go order the clearing up of the Alley in Block

#6 in Park Hill in the City of San Diego

Resolved That the Common Council of the

City of San Diego, California, do hereby

require by the public interest and convenience

calls hereby declaring its intention to order

The clearing up of the Alley in

Block #6 in Park Hill in the City of San Diego

and that the manager, caret and persons making

such improvement shall be responsible in

responsibility to the extent upon a district the

other landmarks of which are hereby

fixed as follows to-wit: All the property

on East Side of said Alley in said Block

#6 in Park Hill in the City of San Diego

State of California

as the day nevertheless published and

circulated in this City in which notice of

the passage of the Resolution of Intention

shall be published for ten days after

as said newspaper is served thereon

The Council of the City of the City

is hereby directed to post and publish said

notice in the manner prescribed by law

A Resolution of Intention to lease the

Alley in Block #6 in Park Hill, was read and

adopted by the following vote to-wit:

Ayes: ~~William~~ Whiting: Branch: Pearson: Bachman:

Four: Blochman and Nitt

Not Voted

Abraham-William Grant and Rice

and Resolution is adopted in a previous

Resolution of Intention

to order the clearing up of the Alley in Block

#6 in Park Hill in the City of San Diego

Resolved That the Common Council of the City

of San Diego, California, do hereby

require by the public interest and convenience

calls hereby declaring its intention to order

The clearing up of the Alley in

Block #6 in Park Hill in the City of San Diego

and that the manager, caret and persons making

such improvement shall be responsible in

the public interest and convenience and hereby de-
 clare its intention to order the clearing up of the
 Alley in Block 50 in Park Hill, in the City of Man-
 sfield, Ohio that the damages costs and expenses
 of making any improvements shall be assessed
 the proportion to be borne upon a district, the other
 portions of which are hereby fixed as follows: to-wit:
 All the property on both sides of said Alley in
 said Block 50 in Park Hill, in the City of Mansfield, Ohio
 of Baltimore.

The said sign has been hereby designated as the
 daily newspaper, published and circulated in this
 City, in which notice of the passage of this Resolution
 of intention shall be published in ten days as often
 as said newspaper appears in order thereon;
 The Department of Health of this City is hereby
 by directed to post and publish said notice in
 the manner prescribed by law.

A Resolution of intention to clear the Alley in
 Block 47, Park Hill, was read and adopted by
 the following vote to-wit:
 Ayes: Aldermen Whitney, Branch, Boehman, Blochman
 and Kalk
 Nays: Aldermen Deane and Deane
 Aldermen Grant and Hill
 said Resolution as a part of a Resolution.

Resolution of intention
 to order the clearing up of the Alley in Block 47,
 in Park Hill, in the City of Mansfield, Ohio.
 Reported, that the Commission on Business Affairs
 had to be required by the public interest and con-
 venience, and hereby declares its intention to order
 the clearing up of the Alley in Block 47, in
 Park Hill, in the City of Mansfield, Ohio that
 the damages costs and expenses of making said
 improvements shall be assessed upon a district, the
 portions of which are hereby fixed as follows: to-wit:
 All the property on both sides of said Alley in
 said Block 47 in Park Hill, in the City of Mansfield,
 Ohio of Baltimore.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in this city, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of streets of this city is hereby directed to post and publish said notice in the manner prescribed by law.

Whereupon the Board adjourned till Monday Feby 11th 1895, at 7.30 P.M.

A. E. Smith
President Board of Aldermen.

Attest
Geo. D. Sedgeman
City Clerk

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego
California February 11th 1895.

Adjourned meeting of the Board of Aldermen was
held this day at 7.30 P.M. President Nutt presiding

Present Aldermen,

Crout Whitney Brauch

Spears Buchanan Levi

Blochman Hill Nutt clerk Blochman

Absent None

The minutes of the regular meeting held Feby 4th
1895 on motion of Alderman Crout was dispensed
with.

A message from the Mayor under date Feby 11th 1895
transmitting a copy of his message to the Chief of
Police, relative to the closing of the Casino,
was received and read and on motion was
filed.

The Health and Moral Committee to whom was
referred the resolution to revoke the liquor license
of J.W. Roscoe, recommended that if J.W. Roscoe has
violated the law in selling of liquor his license
be revoked.

A. Blochman

H.P. Whitney

Geo H Spears

Feby 8th 1895

There upon the resolution revoking said license
was read and on motion of Alderman Levi
referred to his Honor the Mayor.

At this time delegates Barrows and Potwin
return and state that Board of Delegates are ready
to meet in joint session.
On motion of Alderman Crout the Board of
Aldermen proceed in a body to the Chamber
of the Board of Delegates.

Joint Session

Council called to order with President Nutt presiding.

Delegates Present Wallace Barker Pauley
Sweeney Braat Baker
Olmstead Robinson Kroach
Brunner Jones Bairows
Dunkin Potter Davis Baker

Absent None

Present Aldermen Groat Whitney Braat
Spears Bachman Levi
Blochman, Hill, Nutt

Absent none

A report of the joint water committee to whom was referred the communication of J W Defton President of the San Diego Water Company and the San Diego Flume Company of date Feb'y 4th 1895 was read together with a communication from the consolidated water company enclosing proposition No 9, which on motion of Alderman Braat received and taken under advisement.

A report of the special committee appointed to confer with the Grant Brothers relative to their proposed water system, was read together with a form of contract, which was also received and taken under advisement.

A report of the special committee heretofore appointed to confer with representatives of the Mt Tecate water Company for the purpose of formulating contracts, etc, and submitting an opinion of the City Attorney relative to the status of the title of said Mt Tecate Co, was read and Alderman Braat moves to take the same under advisement, Alderman Whitney moves to amend by adopting said report. There upon motion of Delegate Braat, said reports were taken under advisement, till Thursday night Feb'y 14th 1895, and committee instructed to

submit contract as required by Resolution appointing said special committee.

On motion of Alderman Prout the Council arose to reassemble in their respective chambers.

Upon reassembling the following members were present,
Aldermen Present, Prout, Whitney Brandt
 Spears, Bachman Levi
 Blochman Dill Nutt

The motion of Alderman Brandt to adopt the resolutions of the joint session was adopted.

A communication from the City Auditor recommending the passage of an ordinance transferring fund in order to audit outstanding bills for the fiscal year 1894, was read and filed.

There upon the following ordinance was read and adopted by the following vote—

Ayes

Prout Whitney Brandt
 Spears, Bachman Levi
 Blochman Dill Nutt

Said ordinance is as follows— to wit,

Ordinance 292.

An ordinance transferring money from the General Fund, The Fire Department Fund, The Public Building Fund, and the Street Fund, To the Street Light Fund, The Public Wealth Fund and the Sewer and Street Fund.

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

Section I, That there be and is hereby is transferred from the General Fund of the City of San Diego, California, to the Street Light Fund there of, the sum of \$660⁰⁰, From the fire department fund to the Public Health Fund the sum of \$213⁰⁰, From the General Fund \$1000⁰⁰ From the Public Building Fund \$1000⁰⁰ and from the Street Fund \$462⁰⁰ To the Sewer and Drainage Fund.

Section 2. That this ordinance take effect; and be in force from and after its passage and approval.
 That Nat. R. Titus, City Auditor in and for the City of San Diego, California, hereby certify that the foregoing ordinance may be adopted without violating any of the provisions of the charter
 Feb'y 11th 1895. Nat. R. Titus
 City Auditor.

The report of Delinquent Tax Collector showing amount of old delinquent taxes collected was read and filed. being amount collected in January 1895

The report of Police Judge showing amount \$98⁰⁰ for fines collected for the month January 7th 1895 to February 5th 1895 was read and filed.

The application of Geo. W. Lynch for special hotel liquor license was read and referred to the Health and Morals Committee.

The petition of Sinclair and Beers for burning brick in the City Park, was read and in motion granted.

An ordinance fixing salary of Deputy auditor was read and referred to finance committee with instructions to investigate salary of all city officers except those provided by charter and report to Council.

A joint resolution here tofore adopted by the board of delegates instructing the joint water committee, to investigate and report and ordinance fixing the water rates for the year beginning July 1-1895, was read and adopted by the following vote

Ayes

Prout Whitney Prangat
 Spears Bachman Levi
 Blochman Dell Mitt

Said resolution as adopted is as follows to wit.

Joint Resolution No 547.

Be it resolved by the Common Council of the City of San Diego, California, as follows.

That the joint water committee of the Common Council be and it is hereby authorized and empowered to investigate the question of fixing water rates for the years 1895 & 6 and report to the Council an ordinance establishing water rates for any persons or company, furnishing water to the City and inhabitants thereof for the year beginning July 1-1895

A joint resolution here to fore adopted by the board of Delegates, instructing the City Attorney to appeal case of the City of San Diego vs T. J. Higgins et al to the Supreme Court was read and adopted by the following vote, to wit

| | | | |
|---------------|----------|---------|--------|
| Ayes Alderman | Prout | Whitney | Brandt |
| | Spears | Bachman | Levi |
| | Blochman | Sill | Nutt |

Said resolution as adopted is as follows, to wit—

Joint Resolution No 549.

Be it resolved by the Common Council of the City of San Diego, California, as follows.

That the City Attorney be and is hereby instructed to appeal the case of the City of San Diego vs T. J. Higgins et al to the Supreme Court—

A joint resolution here to fore adopted by this board and amended by board of Delegates instructing Board of Public Work to authorize new Electric lights was read and adopted by the following vote—

| | | | |
|---------------|----------|---------|--------|
| Ayes Alderman | Prout | Whitney | Brandt |
| | Spears | Bachman | Levi |
| | Blochman | Sill | Nutt |

Joint Resolution No 548

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

That the Board of Public Works, and is hereby authorized and instructed to have the San Diego Gas and Electric Light Co. to place Electric Lights in said City as follows, to wit:

One low arc lamp at Cor. of 5th and Fir streets.

One at the Cor of 32nd and Main street.

One at the Cor of Lucia and Joy streets

One at the Cor of H and 16th streets

One at the Cor of 26th and Logan ave

One at the Cor of K and 11th streets

One at the Cor of S E Cor D and Arctic streets

One at the Cor of National Ave and 31st street.

2nd. That in the advertisement for bids for lighting the City for the ensuing year said Board of Public Works are hereby instructed to include said proposed lights.

I hereby certify that the indebtedness created by virtue of the passage of the above resolution may be incurred without violating any of the provisions of the charter.

Wm R Titus

Filed by 4th 1895

City Auditor

A joint resolution heretofore adopted by the Board of Delegates granting Geo H Corey lease of City land was read and adopted by the following vote to wit-

Ayes Aldermen

Croutt Whitney Braunat

Spears Bachman Levi

Blochman Hill Nutt

Said resolution as adopted is as follows to wit.

Joint Resolution No 550

Be it resolved by the Common Council of the City of San Diego, That Geo H Corey be allowed to use (20) acres of the south portion of Pueblo lot # 1785 belonging to the City for the term of three years and that said Geo H Corey shall clear said land from all brush for use of same.

Resolution of Intention to sidewalk C street from 4th to 12th street, as here to first adopted by Board of Delegates was read and adopted by the following vote to wit -

| | | | | |
|-------------|-----------------|----------|---------|--------|
| <u>Ayer</u> | <u>Alderman</u> | Prout | Whitney | Brandt |
| | | Spears | Bachman | Levi |
| | | Blockman | Sill | Hutt |

Said resolution as adopted is as follows -

Resolution of Intention

To sidewalk C street on both sides here of, from the east line of 4th street to the west line of 12th street and crosswalk the intersections of said C street, on both sides here of from the west line of 7th street to the east line of 12th street.

Resolved, That it is the intention of the Common Council of the City of San Diego, State of California to order the following street work to be done to wit:

That C street in said City from the east line of 4th street to the west line of 12th street, (except such portions thereof as is already sidewalked with artificial stone or concrete and bituminous rock) be sidewalked on both sides thereof, with artificial stone or concrete and that the intersections of said C street be crosswalked on both sides of said C street, from the west line of 7th street to the east line of 12th street with bituminous rock.

The sidewalk shall be constructed in accordance with the provisions of Article two (2) of Ordinance numbered two hundred and twenty six 226 approved August 15th 1894

The crosswalks shall be constructed in accordance with the Ordinance numbered 257 Two hundred and fifty two, approved April 24 1894

The San Diegoan Sun is hereby designated as the daily news paper, published and circulated in the City in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof for six days as often as said newspaper is issued here in.

Resolution of Intention to sidewalk Beech Street from 4th street to 7th street as heretofore adopted by Board of Delegates was read and adopted by the following vote, to-wit:

| | | | |
|---------------|----------|---------|--------|
| Ayer Alderman | Prout | Whitney | Brauer |
| | Spears | Bachman | Levi |
| | Blochman | Rill | Hutt |

Said resolution as adopted is as follows.

Resolutions of Intention

To sidewalk the north side of Beech street from the east side of 4th street to the east side of 7th street and crosswalk Beech street on the north side thereof.

from the west side of 5th to the east side of 7th streets

Resolved, That it is the intention of the Common Council of the City of San Diego, State of California, to order the following street work to be done to-wit: That the north side of Beech street in said city from the East side of Fourth street to the East side of Seventh street (Except such portions thereof as is already sidewalked with artificial stone or concrete) be sidewalked, with artificial stone or concrete and that the intersections of said Beech street, on the north side thereof, from the west side of Fifth street to the east side of Seventh street be crosswalked with Belussianous rock.

The sidewalk shall be constructed in accordance with the provisions of Article two 2 of Ordinance numbered two hundred and twenty six (226) approved August 15th 1894

The cross walk shall be constructed in accordance with the provisions of Ordinance numbered two hundred and fifty two 252 approved April 24th 1894.

The San Diegoan News is hereby designated as the daily newspaper, published and circulated in the city, in which this resolution of Intention shall be published for two days and the notice of the passage thereof for six days as often as said newspaper is issued there in

The report of the Commissioners here to for appointed to assess damages in the matter of opening University Avenue, was presented and on motion was referred to the street committee of this board,

The report of the joint water committee here to for appointed to report on Plans and Specifications for water distributing system, was read and adopted.

Said report as adopted is as follows.

San Diego July 10th 1895
 To the Hon. The Common Council of ^{the City of} San Diego
 Gentlemen

Your joint water committee, herewith report that they have carefully examined the plans and specifications for a water distributing system made and prepared by Edwin M. Capps and T. M. Shaw Civil Engineers, and recommend that said plans and specifications be adopted and ordinance prepared by the City attorney and submitted herewith.

Respectfully Submitted

W. C. Brandt Chairman

W. P. Whitney

J. S. Bachman

H. L. Barrow

Geo. M. Havice

A. H. Heusted.

An ordinance approving the plans and specifications of Engineers E. M. Capps and T. M. Shaw of plans and specifications for a distributing water system was on motion adopted by the following vote to wit

Aldermen - Ayes

Whitney Brandt

Spears Bachman

Blochman Sill Nutt

Ordinance No 393

An ordinance approving plans and estimates of the cost of water works for distributing water to the City and its inhabitants to be acquired by the City of San Diego and located within the corporate limits of said City

Whereas The Common Council, the legislative branch of the City of San Diego, contemplating the acquisition of water works for distributing water to the inhabitants, to be located within the corporate limits of said City and by joint resolution 544 request E. M. Capps and T. M. Shaw, Civil Engineers to make plans and estimates of the cost of said water works for said City, and

Whereas said Engineers E. M. Capps and T. M. Shaw have made and presented to said Common Council the plans and estimates of the cost of water work for distributing water to the City and its inhabitants, suitable and necessary to be acquired by the City of San Diego of the capacity to distribute 1000, Miners inches of water, and

Whereas, it is determined by said legislative branch of said City that the public interest and necessity demands the acquisition by said City of water works for distributing water to said City and its inhabitants, located within the corporate limits of said City of sufficient capacity to distribute to said City and its inhabitants 1000, Miners inches of water continuous flow, and,

Whereas, said legislative branch of said City has examined said plans and estimates of the cost of said water works for distributing water to said City and its inhabitants and hereby determines that said plans and estimates are suitable and sufficient to distribute to said City and its inhabitants 1000 Miners inches of water continuous flow and,

Whereas, it is deemed by said legislative branch of said City that water

works for distributing water to said city and its inhabitants to be acquired and located within the corporate limits of said city, shall be constructed in accordance with said plans and estimates; and,

Whereas, said engineers E. M. Capps and T. M. Shaw have had successful experience in such work,

Now Therefore

Be it ~~ordained~~ by the Common Council of the City of San Diego as follows;

Section 1. That it be and is hereby determined by the Common Council, the legislative branch of the City of San Diego, that the plans and estimates of the cost of water works for distributing water to the City of San Diego and its inhabitants made by Engineers E. M. Capps and T. M. Shaw, under Joint Resolution 544 and by them presented to said Common Council, be and the same are hereby approved and adopted, and that said water works for distributing water to said City and its inhabitants be constructed in accordance therewith.

Section 2. That the plans and estimates approved and adopted by section 1 of this ordinance, shall be filed in the office of the City Engineer of the City of San Diego.

Section 3. That this ordinance shall take effect and be in force from and after its passage and approval and one publication in the San Diegoan News

There upon the Board adjourned until
Thursday, February 14-1895 at 7:30 P.M.

A. E. Galt

President Board of Aldermen

Attest
R. D. Goldman
City Clerk

Special Session

Council Chamber of the Board of
Aldermen of the City of San Diego
California February 12th 1895

A special session of the Board of Aldermen to
meet this day at 7:30 P.M., was called by the
Mayor,

Present Aldermen Braudt Levi

Blochman Nutt

There being no quorum the board adjourned

A. E. Gault

President Board of Aldermen

Attest:

Geo. D. Galbreath
City Clerk

Special Session

Council Chamber of the Board
of Aldermen of the City of San Diego
California Feby 13th 1895

A special session of the Board of Aldermen to
meet this day at 7:30 P.M. was called by
the Mayor,

Present Aldermen Spears Levi

Rill Nutt

There being no quorum the board adjourned.

A. E. Gault

President Board of Aldermen

Attest:

Geo. D. Galbreath
City Clerk

Adjourned Meeting

Council Chamber of the board
of Aldermen of the City of San Diego
California February 14th 1895.

Adjourned meeting of the board of Aldermen was
held this day at 7:30 P.M. President Nutt presiding.

Present Aldermen

Aldermen Present

Prout ~~Whitney~~ Braudt

Spears Bachman Levi

Blochman Bill Nutt

On motion of Alderman Braudt the reading of minutes
of preceding meeting were dispensed with,

On motion the chair appointed a committee of two
Aldermen Prout and Bill to notify board of
delegates that this board was ready to meet with them
in joint session

Messages of the Mayor under date of February
11th 12th - 13th and 14th, ^{relative to the Casino theatre.} were read, and on
motion of Alderman Braudt, filed.

The resolution heretofore adopted by the board of
delegates, revoking the license of J.W. Rowce, was
read and on motion of Alderman Braudt to
adopt was defeated by the following vote, to-wit,

Ayer Aldermen

Whitney Braudt
Bill Nutt

Four Aldermen

Prout Spears Bachman
Levi Blochman

A motion of Alderman ^{Braudt} to ~~adopt~~ a joint
resolution, appointing a joint committee
to investigate the character of the "Casino"
was read and the motion ~~motion~~ of Alderman
Bachman to "lay on the table," carried by the
following vote to-wit

Alderman Crout moves that when Council adjourns
it be till Monday February 18th 1895 at 7:30 PM

On motion the Council now arise to reassemble
in their respective chambers,

Upon reassembling the following members were present
Aldermen Present Crout Whitney Braudt
Spears Bachman Levi
Blochman Riel Nut

On motion of Alderman Bachman the chair appointed
Alderman Bachman a committee of one to request
and escort the mayor to the Chamber of the Board
of Aldermen

The mayor accepts and makes a few remarks
relative to his action in closing up the Casino
and his recommendation to revoke the license
of J W Roscoe

After first giving notice, President Nutt did
in open session sign an ordinance transferring
funds to meet expenses for the fiscal year,

Alderman Crout makes motion, that the water
question be made the special feature of the next
meeting. Carried.

There upon the Board adjourned until
Monday, February 18th 1895. at 7:30 PM

A. E. Nutt
President Board of Aldermen

Attest
Geo. D. Sadeyan
City Clerk

Adjourned Meeting.

Council Chamber of the Board
of Aldermen of the City of San Diego
California February 18th 1895

Adjourned meeting of the board of Aldermen was
held this day at 7.30 PM President Nutt presiding
Present Aldermen.

Crout Whitney Brandt
Spears Bachman Levi
Blochman Dill, Nutt,

The minutes of the 4th met were read and
approved.

Alderman Crout notifies the Board of Delegates that
this board is ready to meet in joint session.

On motion the Board of Aldermen proceed in a
body to the Chamber of Board of Delegates,

Joint Session.

Council called to order with President Nutt presiding
Delegates Present. Wallace Barker Pauley Sweeney
Bradt Haker Olmstead Robinson
Kroak Bruner Jones Barrows
Dunkin Rotter Davis Baker

Aldermen Present. Crout Whitney Brandt
Spears Bachman Levi
Blochman Dill Nutt,

An additional report of the special Mt Tecate
Committee transmitting an amended contract from
the Mt Tecate Land and Water Company was
read also a communication from the Secretary
of the Mt Tecate Company, There upon motion of
Delegate Barker a vote of expression was taken as
to choice of the Council of the three contracts, viz
The San Luis Rey - The Mt Tecate and the

Amended Tecarte, said vote is as follows

San Luis Rey, No 1

Ayes Aldermen Braudt Spears Bell

Ayes Delegates Pauley Quincey Bradt Haker

Robinson Baker

Mutt Tecarte No 2

Ayes Aldermen

Prout Whitney Buchanan Levi
Blochman Mutt

Delegates Ayes

Hoavice Barker Olustead Kroak
Brunner Jones Barrow Dunkie
Rotter Davis

Tecarte Company Amended Contract No 3

No votes

Thereupon motion of Alderman Prout the report of the special Tecarte committee was received and recommendations adopted.

On motion the ordinance declaring the intention of the Council to purchase 1000, inches of water from the Mt Tecarte Land and water company was referred to the respective board of the Council with recommendation that it be adopted by the following vote to wit

Ayes Aldermen Prout Whitney Buchanan

Levi Blochman Mutt

Noes Aldermen Braudt Spears Bell

Ayes Delegates Haavice Barker Olustead Kroak

Brunner Jones Barrow Dunkie
Rotter Davis

Noes Delegates Pauley Quincey Bradt Haker

Robinson Baker

Absent none

On motion the City Attorney and City Auditor were requested to prepare a resolution providing for the employment by the City of two additional persons as legal Council in preparing contract & etc upon the water questions, and that the

Debate Committee be empowered to recommend the names of the additional Council to be employed.

On motion of Delegate Baker it was recommended that when the council adjourns it be till tomorrow Tuesday February 19th - 1895, at 7:30 P.M.

On motion of Alderman Levi the Council arise and repair to their respective chambers

Upon reassembling the following members were present

| | |
|----------|----------------------|
| Aldermen | Prout Whitney Brandt |
| | Spears Bachman Levi |
| | Blochman Sell Nutt |

On motion the report of joint session and recommendations thereof were adopted.

On motion of Alderman Levi an ordinance determining and declaring that the public interest and necessity of the City of San Diego, demand the acquisition by said city of water works and water rights, was read and carried by the following vote-

| | |
|---------------|-----------------------|
| Ayes Aldermen | Prout Whitney Bachman |
| | Levi Blochman Nutt |
| Noes Aldermen | Brandt Spears Sell |

Said ordinance as adopted is as follows.

Ordinance No.

Determining and declaring that the public interest and necessity of the City of San Diego, and of the inhabitants thereof demand the acquisition by said City of water works and water rights; that water works and water rights of the Mt Teacote Land and Water Company are the only ones that will satisfy the public interest and necessity of the said City and of its inhabitants, that the cost of said water works and water rights will be One Million Four Hundred Thousand Dollars, in Gold coin of the United States,

which sum will be to great to be paid out of the ordinary annual income and revenue of said city; and declaring the intention of the legislative branch of the Government of said city to acquire water works and water rights from said Mt Tecate Land and Water Company

Whereas the public interest and necessity of the City of San Diego and of the inhabitants thereof demand the acquisition by said City of and from the Mt Tecate Land and Water Co. of certain valuable water works and water rights consisting of a reservoir of the capacity of 4,730,400,000 standard gallons situated on Javal Creek in San Diego County, California, and of the water right to 1000, Miners inches of water to said City, under a four inch pressure and of a pipe line leading from said reservoir to the City of San Diego of a sufficient capacity to carry said 1000, inches of water to said city, and of water works within said city connecting with said pipe line, of sufficient capacity to distribute said 1000, inches of water to the said City and the inhabitants thereof and whereas, the cost of said water works and water rights is and will be the sum of One Million Four hundred thousand Dollars, in Gold Coin of the United States, which sum is and will be to great to be paid out of the ordinary annual income and revenue of said City, and whereas the said water works and water rights are, in the judgement of the legislative branch of the Government of said City, the only ones that will satisfy the public interest and wants of said City and of the inhabitants thereof, and are necessary to the public interest and welfare of said City and of the inhabitants thereof

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

Section I. That it be, and is hereby, determined and declared that the public interest of the City of San Diego and of the inhabitants thereof, demand the acquisition of the said water works and water rights of said Mt Tecate Land and Water Company

Section 2 That it be and is hereby, determined and declared that the cost of said water works and water rights, to-wit: The sum of one million Four hundred Thousand dollars, in Gold Coin of the United States, is and will be too great to be paid out of the ordinary annual income and revenue of said City.

Section 3 That it is the intention of the Legislative branch of the Government of said City of San Diego to take proceedings for the acquisition of said water works and said water rights from the Mt Tecate Land and Water Company, for the cost of one million Four hundred Dollars, aforesaid

Section 4 This ordinance shall take effect from and after its passage by the Common Council and its approval by the Mayor of said City, and two weeks publication of said ordinance in the San Diego Sun, which is the official newspaper of said City, and is issued and published in said City and of general circulation therein.

Report of joint finance committee on readjusting salaries was read and adopted, said report is as follows.

San Diego Feby 15th 1895.

To the Common Council

City of San Diego

Gentlemen

Your joint finance committee to whom was referred the matter of reviewing the salaries of the various employees of the City, other than those fixed by Charter, for the purpose of re-adjusting and apportioning each employee in accordance with other employees, held a meeting on the above date, and after careful consideration of each department and its employees, wish to submit the following recommendations, fixing the compensation of the different employees as follows, to-wit,

Secretary of the B. P. U. at \$85⁰⁰ Draughtman
Engineer's office at \$85⁰⁰ Deputy Auditor at \$85⁰⁰
Drivers of the Engines Fire department 75⁰⁰

Patrolman on Police force at \$80,00 mounted men Police department at \$100,00 Extramural Fire department at 15⁰⁰ Foreman Fire department \$17,50 Engineers Fire department 90⁰⁰ Chairman and woman City engineers office 65,00 each, and, we further recommend that two additional men be employed on the Police force, the reduction in Policemens salary will allow the additional increase without increasing the cost of the department

Respectfully submitted

Geo H Spears Chairman

H B Whitney

W W Pauley

Worce Bradt,

We further recommend that the Board of Public Works be instructed to pay teams working for the City 4⁰⁰ per day, and laborers 2⁰⁰ per day
Spears Pauley Bradt,

Thereupon an ordinance relating to the readjustment of salary of city employees other than those fixed by charter, submitted by the joint finance committee was read and upon motion of Alderman Levi was referred back for one week

The application of Geo W Lynch manager of the Hotel Florence for a special Hotel liquor license, referred to the Health and morals committee, ^{and approved,} was on motion granted,

The report of the ^{Joint} health and moral committee in the matter of Dog license was read and adopted said report is as follows

We your health and moral committee recommend the adoption of the within ordinance imposing a license tax on dogs.

A B Lockman

H B Whitney

Geo H Spears

Geo Rotter

Thos H Decker

Dan F Jones

Thereupon said ordinance was read and

rate of twenty five cents per day and one dollar for impounding the same, it shall be the duty of the pound keeper to kill or cause to be killed, and delivered to the City garbage scow, such dogs, within four days after expiration of the aforesaid three days of redemption, provided however, that said pound-keeper may sell such dogs for said costs and charges at private sale at any time within said four days: for each and every dog so impounded, kept and killed and delivered to the garbage scow the said pound keeper upon his sworn statement shall be paid from the moneys received from said dog tax, and only from such moneys, the sum of one dollar, which said sum of one dollar shall be and constitute the only charge against the City by the pound keeper for the impounding, keeping, killing and delivery at the City garbage scow of the carcass of any such dogs.

Section 3. It shall be the duty of the pound keeper to impound any dog found within said described limits in violation of any of the provisions of this ordinance provided however, that any dogs found within said limits, accompanying parties residing outside of said limits, shall upon notification, be or take care of such dogs, or the same will be impounded.

Section 4 The pound keeper shall have authority to appoint such deputy pound keeper as he may require, who shall be paid by the pound keeper out of the fees and fines allowed him, under this ordinance subject to confirmation by the board of Delegates.

Section 5 It shall be the duty of any and all persons owning or harboring any dog or dogs in said described limits to keep the same in such manner so that the peace and quiet of the neighborhood and traveling public will not be disturbed.

Section 6 all ordinance or parts of ordinances in conflict here with are hereby repealed.

Section 7. This ordinance shall take effect and be in force from and after passage and approval and one publication in the San Diego Bee.

The ^{report} ~~communication~~ of the joint street committee relative to the side walking of 9th street bet D & F was read and adopted. Said report is as follows

The joint street committee recommended that the within petition be granted

W. H. Whitney
C. C. Brandt
C. W. Pauley
C. C. Haker
F. W. Robinson

There upon resolution of intention relative to side walking said street was read and adopted by the following vote to-wit

W. H. Whitney Brandt
Spears Buchanan Levi
Buchanan Dell Nutt

Said resolution as adopted is as follows-

Resolution of Intention

To sidewalk Ninth street from the south line of D street to the north line of F street.

Resolved, that it is the intention of the Common Council, of the City of San Diego, State of California, to order the following street work to be done, to-wit -

That 9th street in said city from the south line of D street to the north line of F street (except such portions thereof as is already sidewalked with artificial stone or concrete, be sidewalked on both sides thereof with artificial stone or concrete, in accordance with specifications thereof as contained in article two of Ordinance numbered two hundred and twenty six 226 approved August 15th 1894. The San Diegoan Rec. is hereby designated as the daily newspaper, published and circulated in the city, in which this resolution of intention shall be published for two days, and the notice of the passage thereof for six days, as often as said newspaper is issued. Therein the clerk of this city is hereby directed to publish and post this resolution for two days in the manner prescribed by law.

The report of the joint street committee relative to the petition of J A Sheriff to sidewalk E street between 5 & 6, was read and adopted, said report is as follows

The joint Street Committee recommend that the within petition be granted.

W B Whitney
 B B Braudt
 C W Pauly
 B B Haker
 F H Robinson

At this time Alderman Levi was excused from further attendance at this session of the board

The report of the Health and morals committee to whom was referred the communication of the board of Public work, wherein they submitted bid for the disposal of City Garbage, was read and adopted,

The said report is as follows

San Diego February 8th 1895
 To the Honorable the Common Council
 City of San Diego

Gentlemen,

We your Health and Morals committee to whom was referred the communication from the board of Public works, wherein they submitted a number of bids for the disposal of the city garbage, beg to report as follows: We recommend that all bids now on file for the handling of garbage be rejected and that the board of Public works be instructed to re-advertise for new bids, and that the notice calling for said bids provide that all garbage shall be disposed of at least twice each week.

And we further recommend that said notice contain specifications for caring for garbage by a steaming or crematory process and if the latter be satisfactory it be accepted

A Blochman
 W B Whitney
 Geo H Spears

Sam F Jones
 Thos H Dunkin

The statement of the City Auditor showing the condition of the various funds for the month of January 1895 was received and placed in file

The joint resolution extending the time for the grading of Milton Ave was read and adopted by the following vote to-wit,

| | | | |
|----------------------|--------|---------|----------|
| <u>Alderman Ayes</u> | Crout | Whitney | Praudt |
| | Spears | Bachman | Blochman |
| | Mitt | Sill | |

said resolution as read is as follows.

Joint Resolution No 551

Resolved that the time for the completion of the work of grading Milton Ave from the south line of N street to the west line of Reed and Hubble's Addition in the City of San Diego, as fixed by the Superintendent of streets in the contract for grading said street made between Jno Engelbret Contractor and W L Prouty, Superintendent of Streets, dated September 8th 1894 be and the same is hereby extended fifty (50) days and said superintendent of streets is hereby authorized and instructed to grant said contractor fifty days additional time to the time fixed and intended in said contract within which to complete the grading of said street between the points named in said contract

San Diego Feby 11/1895 J Engelbret Contractor

A communication from J V Stewart and other signers commending the Council for its action in regard to the City purchasing the Flum Co water, and regarding same as a recognition of the prior right to said water by the Spring Valley Ranchers was read and filed

A Resolution of Intention to Close alley in Block 40 Park Villa was read and adopted by the following vote to wit

| | | | |
|---------------|---|----------------|----------|
| Aldermen Ayes | { | Crout Whitney | Brandt |
| | | Spears Bachman | Blochman |
| | | Nutt Hill | |

Said resolution of intention as adopted is as follows

Resolution of Intention

To order the closing up of the alley in Block 40 in Park Villas in the City of San Diego.

Resolved That the Common Council of the City of San Diego, California deems it to be required by the public interest and convenience, and hereby declares its intention to order the closing up of the alley in Block 40 in Park Villas in the City of San Diego, and that the damages, costs and expenses of making said improvement shall be assessed in proportion to the benefits upon a district, the extent boundaries of which are hereby fixed as follows, to wit

All the property on either side of said alley in said Block 40 in Park Villas, in the City of San Diego State of California,

The San Diegoan Sun is hereby designated as the daily newspaper, published and circulated in this City, in which notice of the passage of this resolution of intention shall be published for ten days as often as said newspaper is issued therein,

The Superintendent of Streets of this City is hereby directed to post and published said notice in the manner prescribed by law.

A resolution of intention to close alley in Block 30 Park Villas was read and adopted by the following vote to wit

| | | | |
|---------------|---|----------------|-----------|
| Aldermen Ayes | { | Crout Whitney | Brandt |
| | | Spears Bachman | |
| | | Blochman | Nutt Hill |

Said resolution of intention as adopted is as follows

Resolution of Intention

To order the closing up of Alley in Block 30 in Park Villas in the City of San Diego.

Resolved, That the Common Council of the City of San Diego, California deems it to be required by the public interest and convenience and hereby declares its intention to order the closing up of the Alley in Block 30 in Park Valley in the City of San Diego, and that the damages, costs and expenses of making said improvements shall be assessed in proportion to benefits upon a district, the intention boundaries of which are hereby fixed as follows, to-wit,

All the property on either side of said alley in said Block 30, in Park Villas, in the City of San Diego State of California,

The San Diego Sun is hereby designated as the daily newspaper published and circulated in this City, in which notice of the passage of this resolution of intention shall be published for ten days or oftener as said newspaper is issued there in,

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner proscribed by law.

A Resolution of Intention to close alley in Block 35 Park Villas was read and adopted by the following vote to-wit

| | | | |
|---------------|----------|----------|--------|
| Alderman Ayes | Prout | Whitney | Brandt |
| | Spears | Buchanan | |
| | Blockman | Sell | Hutt |

Said resolution of intention as adopted is as follows

Resolution of Intention

To order the closing up of the alley in Block 35 in Park Villas in the City of San Diego

Resolved, That the Common Council of the City of San Diego California deems it to be required by the public interest and convenience, and hereby declares its intention to order the closing up of the alley in Block 35 in Park Villas in the City of San Diego, and that the damages

costs, and expenses of making said improvements shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed, as follows, to wit.

All the property on either side of said alley in said Block 35 in Park Villas, in the city of San Diego State of California

The San Diegoan Sun is hereby designated as the daily newspaper, published and circulated in this city, in which notice of the passage of this resolution of intention shall be published for ten days as often as said newspaper is issued there in

The Superintendent of Streets of this city is hereby directed to post and publish said notice in the manner prescribed by law.

A resolution of intention to close alley in Block 48 Park Villas was read and adopted by the following vote to-wit,

Aldermen Ayer

Orout Whiting, Braudt

Spears Bachman

Blochman Sell Nutt

Said resolution of intention as adopted is as follows.
To order the closing up of the alley in Block 48 in Park Villas in the city of San Diego,

Resolved That the Common Council of the City of San Diego, California deems it to be required by the public interest and convenience, and hereby declare its intention to order the closing up of the alley in Block 48 in Park Villas in the city of San Diego, and that the damages costs and expenses of making said improvements shall be assessed in proportion to benefits upon a district the exterior boundaries of which are hereby fixed as follows to wit

All the property on either side of said alley in said block 48 in Park Villas in the city of San Diego, State of California.

The San Diegoan Sun is hereby designated as the daily newspaper, published and circulated in this city, in which notice of the passage of this resolution of intention shall be published for ten days as often as said newspaper is issued there in

A resolution of the Board of Health in the City of New York, passed at a meeting of the Board of Health, held on the 10th day of May, 1890, in relation to the location of the new sewer line from the north line of Park Street to the north line of Park Street, in the City of New York, is as follows:

The Board of Health, in order to clear up the Park Street in the City of New York from the north line of Park Street to the north line of Park Street, and to improve the appearance of the same, and to prevent the same from being a nuisance, and to prevent the same from being a source of danger to the health of the people, do hereby order that the same be cleared up, and that the same be improved in accordance with the following provisions:

That the Board of Health do hereby order that the same be cleared up, and that the same be improved in accordance with the following provisions:

That the Board of Health do hereby order that the same be cleared up, and that the same be improved in accordance with the following provisions:

That the Board of Health do hereby order that the same be cleared up, and that the same be improved in accordance with the following provisions:

A resolution of the Board of Health in the City of New York, passed at a meeting of the Board of Health, held on the 10th day of May, 1890, in relation to the location of the new sewer line from the north line of Park Street to the north line of Park Street, in the City of New York, is as follows:

The Board of Health, in order to clear up the Park Street in the City of New York from the north line of Park Street to the north line of Park Street, and to improve the appearance of the same, and to prevent the same from being a nuisance, and to prevent the same from being a source of danger to the health of the people, do hereby order that the same be cleared up, and that the same be improved in accordance with the following provisions:

That the Board of Health do hereby order that the same be cleared up, and that the same be improved in accordance with the following provisions:

That the Board of Health do hereby order that the same be cleared up, and that the same be improved in accordance with the following provisions:

That the Board of Health do hereby order that the same be cleared up, and that the same be improved in accordance with the following provisions:

The Superintendent of streets of this City is hereby directed to post and publish said notice in the manner prescribed by law

A resolution of intention to close Nash Avenue in Park Villas from south line of Coe Street to South line of Park Villas was read and referred to street ~~Committee~~ following route to wit:

~~Admission Ages~~

~~Grant Whiting Braund~~

Bachman Speers

Blochman Sell Witt

Void

Said resolution of intention as adopted is as follows.

Resolution of Intention to order the closing up of Nash Avenue in Park Villas in City of San Diego from the south line of Coe Street to the South line of Park Villas

Resolved That the Common Council of the City of San Diego, California deems it to be required by the public interest and convenience and hereby declares its intention to order the closing up of Nash Avenue in Park Villas in the City of San Diego from the south line of Coe Street to the south line of Park Villas, and that costs, damages and expenses of making said improvement shall be assessed, in proportion to the benefits upon a district the exterior boundaries of which are here by fixed as follows - to wit.

Beginning at the North East Corner of fractional Block 40 in Park Villas City of San Diego thence running West 125 feet along the south line of Coe Street, thence south to the South line of fractional

Block 40 in Park Villas in City of San Diego, thence East 315 feet along the south line of fractional Block 40 and 48 in Park Villas in said City, thence ~~west~~ North to the south line of Coe Street, thence west along the south line of Coe Street 190 feet to the point of beginning.

The San Diegoan Dem. is hereby designated as the newspaper published and circulated in this City in which notice of said newspaper is issued therein

The ^{Ord} superintendent of streets of this city is hereby directed to post and publish said notice in the manner prescribed by law

A resolution of intention to close Herman ave in Park Villas from the south line of Coe street to the south line of Park Villas was read and adopted by the following

- | | | |
|--------------|---------------|-----------|
| Aldemen Ayer | Prout Whitney | Browat |
| | Bachman | Spears |
| | Blochman | Sill Pitt |

said resolution of intention as adopted is as follows

Resolution of Intention

To order the closing up of Herman Avenue in Park Villas in the city of San Diego from the south line of Coe Street to the south line of Park Villas.

Resolved That the Common Council of San Diego California deems it to be required by the public interest and convenience, and hereby declares its intention to order the closing up of Herman Avenue in Park Villas in the City of San Diego from the south line of Coe street to the south line of Park Villas, and that the damage costs and expenses of making said improvements shall be assessed in proportion to the benefits upon a district, the exterior boundaries of which are hereby fixed as follows to wit:

Beginning at the north east corner of fractional Block 35 in City of San Diego - Park Villa, thence running west 125 feet along the south line of Coe Street, thence south to the south line of fractional Block 35 in Park Villas, City of San Diego, thence east 315 feet along the south line of fractional Blocks 35 and 40 in Park Villas in said city, thence north to the south line of Coe street, thence west along the south line of Coe street 190 feet to the point of beginning.

The San Diegoan Sun is hereby designated as the daily newspaper, published and circulated in this city, in which notice of the passage of this Resolution of Intention shall be published for ten days as often as said newspaper is issued there in.

The Superintendent of Streets of this City is hereby directed to post and publish

And notice in the manner presented by your

Office upon the Board agreed on the Tuesday
February 19th 1895 at 7:30 P.M.

A. E. Whit

President Board of Aldermen

Wm. J. Buchanan
City Clerk

Agreed meeting

Board of Aldermen of the City of San Diego
California, February 19th 1895

Agreed meeting of the Board of Aldermen was
held this day at 7:30 P.M. President Whit presiding
Aldermen Present

Buchanan Buchanan

A. E. Whit

Aldermen - About
Whitney here

A message from the mayor having written the request
of the City Clerk for an extra deputy to be employed
not later than April 15-1895 and approved by your
res. read and accepted.

Thereupon a joint resolution authorizing the City
Clerk to employ an additional deputy in accordance
with the mayor's recommendation was read and
adopted by the following vote to wit

Ayes Aldermen
Great ~~Whitney~~ Present

Spears Buchanan Buchanan

All - Whit

About Aldermen
Whitney here

And joint resolution as read and accepted so

as follows

Joint Resolution 552

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

That in accordance with the

recommendation of the Mayor the City Clerk be

and is hereby authorized to employ an additional deputy to work as such until not later than April 15th 1895.

That the compensation of said deputy be and is hereby fixed at the sum of seventy five dollars per month payable monthly.

I hereby certify that the indebtedness created by virtue of the adoption of the above resolution may be incurred without violating any of the provisions of the charter.

Geo R Tuttle

City Auditor

July 19-1895

An ordinance imposing a license on dogs heretofore adopted by this board, having been amended by the board of delegates to take effect March 1-1895. was read, and said amendment concurred in by the following vote to wit.

| | | | |
|-----------------|----------|---------|-----------|
| Ayes Aldermen | Prout | Brandt | Spears |
| | Blochman | Bachman | Sill Nutt |
| Absent Aldermen | Whitney | Levi | |

Thereupon the said ordinance as amended was adopted by the following vote to wit.

| | | | |
|-----------------|----------|---------|-----------|
| Ayes Aldermen | Prout | Brandt | Spears |
| | Blochman | Bachman | Sill Nutt |
| Absent Aldermen | Whitney | Levi | |

At This junction Alderman arrived and took his seat as member of this board.

Said resolution as adopted is as follows

Ordinance No 294

An ordinance in relation to dogs and the licensing the same.

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

Section 1. No person owning or having control of any dog shall suffer or permit the same to be or remain in any portion of the following described limits, to wit.

Commencing on the Bay front and running along Duress Street to the west line of the Park thence south along the west line of the City Park

to the north line of Carruthers's Addition: thence East on the north line of Carruthers's Addition to the North-East Corner thereof, thence south on the East line thereof, to the south line ~~line~~ of the City Park, thence East on the south line of the City Park to 31st Street, thence south on 31st Street on a direct line to the Bay, thence along the Bay front to the place of beginning, unless an annual license tax of one dollar for a male dog and \$3.00 three dollars for a female dog for each current year, be first paid. Each license tax so paid shall expire on the 31st day of December of each year, and unless such dog has around its neck a collar and have attached there to a metallic tag or plate, issued by the Tax Collector having there on the number of the license issued for said dog, and figures indicating the year for which the license tax has been paid.

Section, 2. Every dog found within said described bounds in violation of this order shall be impounded and if not claimed for, or by the owner within three days and costs, and charges paid for keeping such dog at the rate of twenty five cents per day and one dollar for impounding the same, it shall be the duty of the pound keeper to kill or cause to be killed, and delivered to the City garbage ~~keeper~~ scow such dogs, within four days after the expiration of the afore said three days of redemption, provided however, that said pound keeper may sell such dogs for said costs and charges at private sale, at any time within said four days: for each and every dog so impounded, kept and killed and delivered to the garbage scow, the said pound keeper upon his sworn statement shall be paid from the moneys received from said dog tax and only from such moneys. The sum of one dollar which said sum of one dollar shall be and constitute the only charge against the City by the pound keeper for the impounding, keeping, killing and delivery at the City garbage scow of the carcass of any such dogs

Section 3. It shall be the duty of the pound keeper to impound any dog found within said described limits in violation of the provisions of

The evidence presented however, that every dog found within said limits, accompanying parties attending out side of said limits, shall upon notification, be in take care of such dogs, or the owner will be re-

Section 4 The persons who shall have authority to appoint such deputy police keepers or to vary or amend such police keepers by the police keeper or

Section 5 It shall be the duty of any and all persons owning or harboring any dog or dogs in said described limits to keep the same in such manner as that the peace and quiet of the neighborhood and tranquility will not be disturbed

Section 6 All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 7 This ordinance shall take effect and be in force from after March 1st 1895 and no publication in the San Diego News.

There upon a joint resolution providing for a fair hearing on R.E. Co of W.F. and for was read and accepted by the following vote to wit -

Ayes: Messrs. Board of Aldermen
Nays: Messrs. Board of Aldermen

There upon the Board adjourned to Thursday February 21st 1895 at 7:30 PM.

Attest
President Board of Aldermen
W. J. Smith
City Clerk

Adjourned meeting

Board of Directors of the Board
of Aldermen of the City of Chicago
California Thursday July 31-1895

Adjourned meeting of the Board of Aldermen was
held this day at 7:30 PM, President with presiding

Aldermen present
Great Appear Bachman
Olshausen Lee' Bee with
Aldermen
Whitney, Grant

On motion Aldermen Grant was excused from
attendance this evening

Aldermen Whitney Cutler at this junction and
left his seat.

On motion of Alderman Grant the board proceed
in a body to the charter of the Board of Aldermen to
act in joint session, to discuss and consider the
resolutions fixing the water rate for the present year
beginning July 1895

Joint Session
Council called to order, President met of the Board
of Aldermen presiding;

Delegates present
Harris Barber County Attorney
Grant Harper Olshausen
Keech Bannister James Barron
Dunbar Arthur Davis Barber

Delegates absent -
Whitney Grant Appear
Olshausen Bachman Lee'
Bee with
Aldermen absent
Grant

A report of the Joint water committee to
whom was referred the matter of preparing an
order for fixing water rate and authorizing
read evidence was read and ~~Olshausen~~
has more that the Council recommend

The adoption of said report

An ordinance fixing the water rate for the fiscal year 1895+6 as prepared by the joint water committee was read and recommended for adoption by the Council, when assembled in their respective chambers by the following vote:

Ayes Alderman Whitney Braudt Spears Bachman
Levi Blochman Sill Nutt

Noes None - Absent Alderman Prout

Ayes Delegates Havice Barker Pauly Sweeney Braudt
Hakes Olmstead Robinson Kroat
Bummer Jones Barrour Sunkui
Rotun Davis Baker

Noes - None

On motion of Alderman Bachman the Council arose and proceed to their respective chambers

Upon reassembling the following members were present
Aldermen Present Whitney Braudt Spears
Bachman Levi Blochman
Sill Nutt

Aldermen Absent Prout

Upon the motion of Alderman Braudt, the recommendation of the committee of the whole that the report of the joint water committee and the ordinance fixing water rates for the year beginning July 1st 1895, be adopted, was adopted.

Said report as read and adopted is as follows to wit,

To the Common Council of the City of San Diego
Your Joint Water Committee having formulated an ordinance fixing water rates for the year beginning July 1st 1895 do report as follows.

We have thoroughly examined all matters relating to the San Diego Water Company's plant its value and its cost, its extent and condition, the receipts for the year 1894, the expenses and

and disbursements, the bonded debt and all other matters relating to the subject of rates to be fixed.

We called in witnesses in behalf of the water company heard council, examined its books and statements and adjourned from time to time to suit the convenience of the company and the committee.

Notice was given of the hearing before the committee to the San Diego Water Company, but it made no response.

Now, after considering all of the evidence and arguments we find that the ordinance here to attached will afford a proper and sufficient income to all companies furnishing water to the city of San Diego and its inhabitants for the year beginning July 1-1895 over and above all proper allowances and deductions and recommend that the same be adopted.

Respectfully submitted this 21st day of February 1895.

W. C. Brandt chairman
 J. S. Buchanan
 W. O. Whitney
 Geo. W. Havice
 W. L. Barrow
 W. Sweeney
 W. Grace Bradt.

There upon said ordinance was read and upon motion of Alderman Levi adopted by the following vote to wit

Aldermen **Aye** Whitney Brandt Spears
 Blochman Buchanan
 Levi Bell Nutt
 Aldermen **Absent** Crout,

Said ordinance as read is as follows

| Ordinance No. 295. | | |
|---|--|--|
| An ordinance establishing the water rates in the city of San Diego, state of California, for the year beginning July 1, 1895, and ending June 30th, 1896. | | |
| 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 water to the City of San Diego and its inhabitants, for family, private, public, municipal and all other purposes for the year commencing July 1st, 1895, and ending June 30th, 1896, are hereby fixed as follows: | | |
| BATHS AND CLOSETS. | | |
| 1—Bath tubs in private residences, 25 cents each per month. | 4—Water closets in private residences, 25 cents per month. | |
| 2—Bath tubs, public, \$1.25 each per month. | 5—Water closets, public, \$2.00 each per month, and for each urinal, 50 cents per month. | |
| 3—Water closets in business houses, \$1.00 per month, and each urinal in said premises, 25 cents per month. | BUSINESS HOUSES, OFFICES, &c. | |
| | 6—Barber shops, single chair, 75 cents per month; each additional chair, 25 cents per month. | |
| | 7—Business offices, 75 cents per month. | |
| | 8—Rooms in second and third stories 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 per month. | |
| | 12—Stores and business houses employing not to exceed three persons, \$1.00 per month, and for each additional person, 15 cents per month. | |
| | 13—Warehouses \$3.00 per month. | |
| | CITY WATER. | |
| | 14—Water used for flushing sewers, 25 cents per thousand gallons. | |
| | 15—Rent for each city fire hydrant and for water used through such hydrant, \$100 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 Council, providing that the person, company or corporation furnishing water shall maintain a pressure of forty pounds at the hydrant located at the corner of Fifth and A streets, and a proportionate pressure at all other hydrants, to entitle the person, company or corporation to the hydrant rate provided in this ordinance; and further, that upon an alarm of fire a full fire pressure shall be immediately turned on. The person, company or corporation furnishing water shall flush the water pipes once every three months and as much oftener as may be deemed necessary by the Chief of the Fire Department.

16—Water used for street sprinkling purposes, 25 cents per 1,000 gallons.

FAMILIES.

17—Dwellings, tenement houses, 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, &c.

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 or 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 or 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 from \$2.00 to \$5.00 per month.

IRRIGATION.

24—Water to be used for irrigating, two or more acres on one tract, six cents per 1000 gallons by meter.

25—Irrigation of lawns, &c, one cent for every front foot per month.

LIVERIES, &c.

26—Feed yards, \$5.00 per month.

27—Horse and carriage, 35 cents per month and 20 cents for each additional horse.

28—Livery stables, including carriage washing, for each horse, 35 cents per month.

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

METER RATES.

30—The rates for water furnished to consumers in any one month through meters are fixed as follows: Twenty two and one-half cents per 100 cubic feet, or 30 cents per 100 gallons, provided the amount used shall not exceed 1,333 cubic feet, or 10,000 gallons per month; 15 cents per 100 cubic feet, or 25 cents per 1,000 gallons for each 1,000 gallons over 10,000 and not exceeding 30,000 gallons; 15 cents per 100 cubic feet, or 20 cents per 1,000 gallons for each 1,000 gallons over 30,000 gallons and not exceeding 100,000 gallons; 11 cents per 100 cubic feet, or 15 cents per 1,000 gallons for each 1,000 gallons over 100,000 gallons.

31—Where water is furnished for steam engines, gas machines or works, wash houses, Chinese or otherwise, street and sidewalk sprinkling, or for any other purpose whatever, and no compensation is herein fixed therefor, and satisfactory rates cannot be agreed upon, the meter rates shall govern.

The person, company or corporation furnishing water shall be entitled to collect a minimum meter rate of \$1.75 per month while water is being furnished through such meter.

32—Water shall be furnished and delivered by meter measurement to shipping lying alongside any of the wharves on the water front, where water pipes or mains are laid, between the hours of 6 o'clock a. m. and 6 o'clock p. m. daily, upon application being made therefor, at the following rates: Seventy-five 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 between the hours of 6 o'clock a. m. and 6 o'clock p. m. daily, for the purpose of supplying shipping in the bay of San Diego, upon application being made therefor, at the rate of 37 1/2 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 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, 6 1/2 cents per one thousand gallons by meter.

35—The person, company or corporation furnishing the water shall make no charge for any pipe or fire apparatus 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 \$24.00 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 slaking lime, 15 cents per barrel, and cement 15 cents per barrel; wetting brick, 15 cents per thousand.

39—Wagon and blacksmith shops, including horse shoeing, \$2.50 per month.

40—Water troughs on sidewalks, \$3.00 per month.

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 \$7 for placing and connecting the meter with the supply pipe of such water rate payer.

Upon such demand and payment, or tender of said sum by any water rate payer, it shall be the duty of the person, company or corporation, to furnish, place and maintain a meter.

Upon demand of any consumer and the payment or tender of payment of \$3.00, the person, company or corporation furnishing 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 pattern.

Section 3. All water rates, except meter rates, are due and payable monthly in advance upon presentation of bill, and if not so paid, shall be subject to an addition of 5 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 5 per cent.

Section 4. Consumers paying the following monthly rates shall be entitled to use monthly the following quantities of water: \$1.00 monthly 4000 gallons; \$1.25 monthly 5000 gallons; \$1.50 monthly 6200 gallons; \$2.00 monthly 8300 gallons.

Section 5. The person, company or corporation engaged in the business of supplying or furnishing water, by his or its authorized agents, 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 rates, herein established, and for inspection of water pipes and apparatus.

Section 6. This ordinance shall take effect and be in force from and after its passage and one publication in the San Diego Sun, the official newspaper of said city.

Petition of Mr Van Hubner for auctioneers license was presented and read, and granted.

A petition signed by a number of women was presented praying for the closing of the "Casino" was read and granted.

There upon the Board adjourned until February 27th 1895 at 7:30 P.M.

*A. E. Gault
President Board of Aldermen*

*Attest
Geo. D. Goodenau
City Clerk*

Adjourned Meeting

Council Chamber of the Board
of Aldermen of the City of New Siego
California Wednesday Feb 27/1895

Adjourned meeting of the board of Aldermen was held this day at 7:30 P.M. President Nutt presiding
Aldermen Present Whitney; Brandt; Spears; Bachman;
Blochman; Sill; Nutt; Clerk Cobell,
Absent Aldermen Bout & Levi.

The minutes of adjourned meetings held July 1st, 12 & 13 were read and approved.
The following report of the Finance Committee to whom was referred the matter of adjusting the salaries of city officials was read and a motion adopted, viz:

The joint Finance Committee to whom was referred the within Ordinance fixing salaries recommend that the police salaries be fixed at \$100 per month for mounted men and \$75 per month for footmen and that there be three new footmen added to the force. This will enable the patrol men to work eight hour shifts instead of twelve as at present.

Geo. H. Spears
H. P. Whitney
C. W. Pauley
H. Brandt.

2/26/95

Alderman Levi here enters and takes his seat in the Board.

An Ordinance fixing the salary of the Secretary of the Board of Public Works and other officials was read and adopted as recommended by the Finance Committee by the following vote, to wit:

Ayes Aldermen Whitney; Brandt; Spears; Levi; Blochman
Sill and Nutt.

No. Alderman Bachman
Absent Alderman Bout

Said Ordinance as adopted is as follows:
Ordinance No. _____

An Ordinance fixing the salary Secretary of the Board

of Public Works, Draughtsman, Two Chimneys and Rodman in the City Engineer's Office, Deputy City Auditor, two Engineers, six drivers, four Foremen and Extramur of the Fire Department, also designating the number of regular Policemen and subordinate officers of the Police Department and fixing the salaries of the same.

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

Section 1. The salaries of the following officers and employees of the City of San Diego, is hereby fixed as follows:

Secretary of the Board of Public Works. Eighty-five (\$85.00) dollars per month.

Employees of the City Engineer's Office, Draughtsman Eighty-five (\$85.00) dollars per month, two Chimneys sixty-five (\$65.00) per month; Rodman sixty-five (\$65.00) per month.

Deputy City Auditor Eighty-five (\$85.00) dollars per month.

Two Engineers of the Fire Department Ninety (\$90.00) dollars per month.

Six Drivers of the Fire Department (\$75.00) seventy-five dollars per month.

Four Foremen of the Fire Department Seven-teen and 50 (\$17.50) dollars per month.

Extramur of the Fire Department Fifteen (\$15.00) dollars per month.

Section 2. On and after the passage and approval of this Ordinance the number of regular Policemen and subordinate officers of the Police Department of the City shall be, and consist of thirteen (13) men, two of whom shall be mounted Policemen and eleven (11) of whom shall be patrolmen, one of said mounted Policemen shall be designated sergeant of the Police Force, and one of said patrolmen shall be detailed as city jailer.

The monthly salaries of said Policemen are hereby fixed as follows.

Two mounted Policemen One hundred (\$100.00) dollars per month each. 11 Patrolmen Twenty-five

(\$75⁰⁰) dollars per month each,
 Section 3. All expenses on parts of estimates
 in completed form^s are hereby ordered,
 herein to the Ordinance shall take effect and
 be in force from and after the passage, approval
 and the publication in the San Francisco
 I hereby certify that the indebtedness incurred
 by virtue of the adoption of the above Ordinance
 shall be incurred forthwith without any of the
 provisions of the Charter.
 dated Feb 18 1895.

Wm A. Pitts
 Auditor

A Joint Resolution printing the compen-
 sation of men and team employed by
 the City of San Francisco adopted by the
 following vote to-wit:
 Yeas: 12 Nays: 3
 Present: Buchanan;
 Lewis; DeLeon; Hill; Nutt;

Wm A. Pitts
 Secy of Ordinance Printing
 Board of Supervisors

Said Resolution as adopted is as follows.

Be it Resolved by the Board of Supervisors of
 the City of San Francisco, as follows,
 That the Board of Public Works be and is
 hereby instructed to pay men and team
 working for the City \$4.00 per day, and
 horses \$2.00 per day.

I hereby certify that the above Resolution
 may be adopted without violating any of the
 provisions of the Charter.
 Wm A. Pitts
 Secy 18 1895
 Auditor

Resolved, That after first printing the
 Ordinance signed by the Board of Supervisors
 the first year beginning
 July 1st, 1895 for the City of San Francisco

A recess of thirty minutes was here taken,
upon reconvening and on motion of
Alderman Whitney the Board adjourned.

A. E. Quill
President, Board of Aldermen

Attest:
Geo. D. Goodman
City Clerk

Regular Meeting
 Council Chamber of the Board of
 Aldermen of the City of San Diego,
 California March 4th, 1895.

In pursuance to adjournment the Board of Aldermen met in regular session this day at 7:30 o'clock P.M. President Nutt presiding.

Present Aldermen: Prouh: Whitney: Brandh: Spears:
 Bachman: Blochman: Sill and Nutt. and
 Absent Ald. Levi. Clerk Goldstein.

On motion Alderman Levi was excused from attendance at this session of the Board.

The minutes of adjourned meetings held February 19th, 21st and 27th, 1895, were read and on motion ordered corrected by changing the records as to make all joint sessions read Committee of the whole. Thereupon said minutes as corrected were approved.

A communication from the Board of Public Works "calling the attention of the Council to the report that the Fire Hydrant corner 3rd and Grape Streets was on the dead end of the 3rd Street main" was read and referred to the Fire Committee.

An Ordinance creating a Dog Tax Fund heretofore adopted by the Board of Delegates was read and adopted by the following vote, to-wit:

Ayes Aldermen Prouh: Whitney: Brandh: Spears:
 Bachman: Blochman: Sill & Nutt.

Noes None

Said Ordinance as adopted is as follows.
 Ordinance No. _____

An Ordinance providing that all money derived from Dog License shall be apportioned to the Dog Tax Fund.

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

Sec. 1 That all money collected by the City Tax collector, for Dog License be apportioned to the Dog Tax

Fund.

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

The report of the Street Commissioners heretofore appointed to assess damages and benefits in the matter of widening University Avenue was presented and laid on the table pending further investigation of the Street Committee.

A Joint Resolution authorizing the Board of Public Works to advertise for bids for lighting the city heretofore adopted by the Board of Delegates, was read and amended by the striking out of the sentence instructing the Board of Public Works to insert the notice calling for bids in a San Francisco & Chicago, thereupon said Resolution as amended was adopted by the following vote, to-wit:

Ayes Aldermen Brouh: Whitney: Brandt: Spears:
Bachman: Blochman: Sill & Mitt.

Noes None

Absent Alderman Levi.

Said Resolution as adopted is as follows:

Joint Resolution No. 556

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 authorized and instructed to advertise for bids for lighting the city for a period of one year, to begin at the expiration of the present contract.

Said lighting to be with electricity in the manner and at the same locations as the city is at present lighted, including the lights ordered under Joint Resolution No 47 & 548. Provided the contract should be awarded to the company at present lighting the city. Should the contract be awarded to any other company than the one now lighting the city the location to be not more than one block from the present locations.

Said Board of Public Works shall refer all bids for said lighting to the Common Council for ac-

ceptance or rejection.

(Endorsed)

I hereby certify that the indebtedness incurred by virtue of the adoption of the above Resolution may be incurred without violating any of the provisions of the charter.

Nat R Peters,

Auditor.

Dated Feb 25, 1895.

A petition from J. W. Roscoe requesting the Council to direct the City Tax collector to refund money paid by petitioner on account of Liquor License said Roscoe having been prevented by City officials from conducting his business: was read and granted.

The report of the delinquent tax collector for the month of February was read and filed.

A communication from S. A. Parsons requesting a correction in certain tax assessments, was read and on motion referred to the Joint Finance Committee.

A petition of A. S. Magee for authority to construct a two story Hard finished Frame Building on Lot B, Block 19, Hortons Addition, was read and referred to the Fire Committee.

A petition signed by a number of property owners in the vicinity of West 26th Street requesting the Council to have the Electric Light ordered for South 26th placed on the aforesaid corner of West 26th Str. and Logan Ave. as originally petitioned for, was read and granted.

The following named persons were granted authority to construct artificial stone side walk in front of their respective places, viz:

Dr. Wm. Pifer, corner of 6th Beach and extending 100 feet west on Beach Street.

A. L. Holb "estate" corner of 7th and Beach Street, and extending 100 feet west on Beach Street.

a report of the Finance Committee to whom was referred the communication of the Library Trustees relative to transferring books to the Library fund, was read and adopted and is as follows, to-wit:

The Joint Finance Committee to whom was referred the within petition for the transfer of funds: recommends that the same be not granted for the reason that are no funds available for such transfer.

Geo. H. Speare,

H. D. Whitney

G. W. Parley

S. G. Barker

H. B. Braddl.

3/26/95

The following report of the Finance Committee to whom was referred the communication and Ordinance of the Board of Health relative to salaries read & adopted and is as follows:

The Joint Finance Committee to whom was referred the within communication from the Board of Health and the Ordinance fixing the salaries of the Health Officers & Plumbing Inspectors, recommended that the same be not adopted.

Geo. H. Speare,

H. D. Whitney

G. W. Parley

H. B. Braddl.

3/26/95

The Clerk presented the Affidavit of E. G. Neuhagen one of the Publishers and Principals of the Printing and Publications of the San Bernardino & daily news paper published and circulated in the City of Sage Idles, State of California, in and through the printing that all articles of Public Work being the article of the adoption by the Common Council of the Resolution of Section to order the closing of "O. Steel Lumber Smith &

and Beverly think in the town of Worcester, was
conveyed by the day from the 9th day of July
to the 10th day of July, 1895, both days
inclusive, also

The City Clerk of W. F. Prouty that in
of the City of New York, being that he
did on the 9th day of February, 1895, come to the
comparatively priced along the line of "D" street from
4th Avenue to 10th Avenue on road out and
deposited on the map of New York situated in the
first ward of the City of New York, but notice of
which the same is a true copy and facsimile.

That said notice was so posted at not more than
one hundred feet in distance apart and in front
of each block fronting on said street part of road
of "D" street and that he caused a notice similar
in substance to be published for a period of ten
days in the New York Daily Newspaper
published in said City of New York and during
noted by the City Clerk's office July 13-14

published in the said New York Daily Newspaper on each
of the following days to wit July 9-11-12-13-14
15-16-17-18-19-20-1895

W. F. Prouty

That said notice was received and entered into
the office of the City Clerk's office and that
thereupon a resolution ordering said street
to be paved with granite was passed

was read and accepted by the following vote
Aldermen Ayer Grant Whiting Prouty
Bushman Parker
Spears All + with
Alderman Alderman
said resolution was adopted as follows

Resolution

Resolved that the Board of Aldermen of the City
of New York, ordering the paving, paving and
also paving of street from 4th Avenue to
10th Avenue on road out and deposited,

on the map of Morena situated in the first ward of the City of San Diego.

Whereas the Common Council of the City of San Diego, having first determined that the public interest and convenience required it, duly passed and adopted a resolution of its intention to order the vacating, closing and abandoning of that part of a certain street, situated in the first ward of the City of San Diego, described as follows - to wit, "O" street from Fifth Avenue to Sixth Avenue as laid out and delineated on the map entitled Morena which was filed in duplicate in the office of the County recorder of the County of San Diego on the 26th day of May, 1888, and one of which duplicates is bound in Book 11 of Plats under the number 542 in said Recorder's office.

And whereas said Resolution of Intention fully described said work or improvement,

And whereas The superintendent of Streets of said City of San Diego did then cause to be conspicuously posted along the line of the said work contemplated or improvement at not more than three hundred feet in distance apart and not less than three in all, notices of the passage of said Resolution, which said notices were headed "Notices of Public Work" in letters not less than one inch in length, and were in legible characters, and stated the fact of the passage of said resolution, its date, and briefly, the work or improvement proposed, and referred to the said resolution for further particulars. The number of said notices was seven in all, and the same were so posted as afore said by the said superintendent of streets, on the ninth day of February 1895 at not more than one hundred feet in distance apart along said "O" street from Fifth Avenue to Six Avenue and in front of each block fronting on said part of said "O" street.

And whereas the said superintendent of Streets also caused a notice similar in substance to the notice afore said, to be published

for a period of ten days in the San Diego Sun a daily newspaper published and circulated in said City of San Diego and designated by the said Common Council for the publication thereof.

The said notice was so published in the said San Diego Sun every day except Sundays from the 9th day of February 1895 to the twentieth (20) day of February 1895 both dates inclusive, to-wit,

From 9 to 20 of February ¹⁸⁹⁵, both days inclusive

And whereas the time of the publication of said notices as aforesaid expired on the twentieth day of February 1895, and more than ten days elapsed since the expiration of said time of publication, and no person interested in said work or improvement or in any manner affected thereby has made any objection to said work or improvement, either in writing or otherwise,

And the said Common Council having acquired jurisdiction in the premises, and it appearing to the satisfaction of the said Common Council that no assessment is necessary, now therefore,

Be it resolved by the Common Council of the City of San Diego that all that part of that certain street situated in the First ward of the City of San Diego, described as follows to-wit P Street from Fifth Avenue to Sixth Avenue as laid out and delineated on the map entitled Map above mentioned and referred to, be and the same hereby is vacated, closed and forever abandoned as a public street or highway.

The clerk presented the affidavit of E. Hickman one of the publishers and principal clerk of the printers and publishers of the San Diego Sun a daily newspaper published and circulated in the City of San Diego - State of California except Sunday, showing that notice of Public Work, being the notice of adoption by the Common Council of the resolution of intention to order the closing of P Street between Fifth Avenue and Sixth Avenue

interest and convenience required it, duly passed and adopted a resolution of its intention to order the vacating, closing and abandoning that part of a certain street situated in the first ward of the City of San Diego described as follows to-wit:

T street from Fifth Avenue to Sixth Avenue laid out and delineated on the map entitled *Morena* which was filed in duplicate in the office of the County Recorder of the County of San Diego on the 26th day of May 1888, and one of which duplicates is bound in Book 11 of Plates under the number 542 in said Recorder's office.

And whereas said Resolution of Intention fully described said work or improvement.

And whereas the Superintendent of Streets of said City of San Diego did then cause to be conspicuously along the line of said contemplated work or improvement at not more than three hundred feet in distance apart and not less than three in all, notices of the passage of said resolution which said notices were headed "Notice of Public Work" in letters not less than one inch in length, and were in legible characters, and stated the fact of the passage of said resolution, its date and briefly the work or improvement proposed, and referred to the said resolution for further particulars, the number of said notices was six in all, and the same were so posted as aforesaid by the said Superintendent of Streets, and the 9th day of February 1895, at not more than one hundred feet in distance apart along said T street from Fifth Avenue to Sixth Avenue and in front of each block fronting on said part of T street.

And whereas the said Superintendent of Streets also caused a notice similar in substance to the notice aforesaid, to be published for a period of ten days in *The San Diegoan*, a daily newspaper published and circulated in said City of San Diego and designated by the said Common Council for the publication thereof. The said notice was so published in the said *San Diegoan* every day except Sundays from the 9th day of

February 1895 to the twentieth (20) day of February 1895 both dates inclusive to wit On the 9th 11-12-13-14-15-16-18-19-20 days of February 1895,

And whereas the time of the publication of said notices as aforesaid expired on the twentieth day of February 1895 and more than ten days have elapsed since the expiration of said time of publication, and no person interested in said work or improvement or in any manner affected thereby has made any objection to said work or improvement in writing or otherwise, And the said Common Council having assumed jurisdiction in the premises and it appearing to the satisfaction of the said Common Council that no assessment is necessary, now, therefore

Be it Resolved by the Common Council of the City of San Diego that all that part of that certain street situated in the First Ward of the City of San Diego described as follows to wit P street from fifth avenue to sixth avenue as laid out and delineated on the map entitled Morena, above mentioned and referred to, be and the same hereby is vacated, closed and forever abandoned as a public highway or public street.

The clerk presented the affidavit of E C Hickman one of the publishers and principal clerks of the printers and publishers of the San Diego Sun a daily newspaper published and circulated in the city of San Diego State of California except Sunday, showing that notice of Public Work being the notice of adaptation by the Common Council of the resolution of intention to order the closing of Q street between fifth avenue and sixth avenue, in the town site of Morena was correctly published in said newspaper for the period of ten days from the 9th day of February to the 20th day of February 1895 both days inclusive also.

The affidavit of W L Brouly street superintendent of the City of San Diego California, showing that he did on the 9th day of February 1895 cause to be conspicuous by posted along the line of Q

San Diego on the 26th day of May 1888, and one of which duplicates is bound in Book 11 of Plates under the number 542 in said Recorders office.

And whereas said resolution of Intention fully described said work or improvement

And whereas the Superintendent of Streets of said City of San Diego did then cause to be conspicuously posted along the line of the said contemplated work or improvement at not more than three hundred feet in distance apart and not less than three in all, notices of the passage of said resolution, which said notices were headed Notice of Public Work in letters not less than one inch in length, and were in legible characters, and stated the fact of the passage of said Resolution, its date, and briefly, the work or improvement proposed, and referred to the said resolution for the further particulars. The number of said notices was set in number, and the same were so posted as aforesaid by the said Superintendent of Streets, on the ninth day of February 1895 at not more than one hundred feet in distance apart along said D street from Fifth Avenue to Sixth Avenue and in front of each block fronting on said part of said D street

And whereas the Superintendent of Streets also caused a notice similar in substance to the notice aforesaid, to be published for a period of ten days in The San Diego Sun, a daily newspaper published and circulated in said City of San Diego, and designated by the said Common Council for the publication thereof, the said notice was so published in the San Diego Sun every day except Sundays from the 9th day of February 1895 to the 20th day of February 1895 both dates inclusive, to-wit on the 9-11-12-13-14-15-16-18-19-20 days of February 1895,

And whereas the time of the publication of said notices as aforesaid expired on the 20th day of February 1895, and more than 10 days have elapsed the expiration of said time of publication and no person interested in said work or

or improvement or in any manner affected thereby has made any objection to said work or improvements, either in writing or otherwise.

And the said Common Council having acquired jurisdiction in the premises and it appearing to the satisfaction of the said Common Council that no assessment is necessary, now therefore.

Be it Resolved by the Common Council of the City of San Diego that all that part certain street situated in the First ward of the City of San Diego, described as follows - to wit Q street from Fifth Avenue to Sixth Avenue as laid out and delineated on the map entitled Morena above mentioned and referred to, be and the same hereby is vacated, closed and forever abandoned as a public street or highway.

The clerk presented the affiant to Ellickman one of the publishers and a principal clerk of the printers and publishers of the San Diego Sun a daily newspaper published and circulated in the City of San Diego - State of California except Sundays, showing that a notice of public work being the ^{notice of city} adoption by the Common Council of the resolution of intention to close alleys in Blocks 89-90-91-92 in town site of Morena was correctly published in said newspaper for the period of ten days ~~from~~ from the 9th day of February 1895 to the 20th day of February 1895 both days inclusive also.

The affidavit of W. H. Cowley street superintendent of San Diego state of California, showing that he did on the 9th day of February 1895 cause to be conspicuously posted along the line of the alley running through blocks 89-90-91-92 from N street to the south line of said Block 92, all as laid out and delineated on the map of Morena, situated in the first ward of the City of San Diego, fifteen notices of which the annexed is a true copy and facsimile, that said notices were so posted at

not more than two hundred feet in distance apart and in front of each half block bounding on said part of said alley, and that he caused a notice similar in substance to be published for a period of ten days in the San Diego Sun, a daily newspaper published in said City of San Diego and designated by the City Council of said City for the publication thereof, that the said notice was so published in the said San Diego Sun on each of the following days, to-wit,

February 11-12-13-14-15-16-18-19-20 days 1895.

Said affidavits were received and ordered filed

Thereupon a resolution ordering alleys in Block 89-90 91 & 92 between said points closed and forever ~~vacated~~ was read and adopted by the following vote to-wit
Ayes Aldermen Probst Whitney Brandt
 Blockman Bachman
 Spears Hill Nutt
Absent Aldermen Levi

Said resolution as adopted is as follows.

Resolution No,

Resolution of the Common Council of the City of San Diego ordering the vacating, closing and abandoning of the alley running through Blocks 89, 90, 91 and 92 as laid out and delineated on the map of Morena, situated in the first ward of the City of San Diego.

Whereas the Common Council of the City of San Diego, having first determined that the public interest and convenience required it, duly passed and adopted a resolution of its intention to order the vacating, closing and abandoning of that part of a certain alley, situated in the First Ward of the City of San Diego, described as follows, to-wit,

The alley running through Blocks 89-90-91-92 from N. street to the south line of said Block 92, all as laid out and delineated on the map entitled "Morena" which was filed in duplicate in the office of the County Recorder of the County of San Diego, on the 26th day of May 1888, and on

which duplicate is bound in Book 11 of Plats under number 542 in said Recorder's office.

And whereas said resolutions of intention fully described said work or improvement.

And whereas the superintendent of streets of said City of San Diego did then cause to be conspicuously posted along the line of said contemplated work or improvement at not more than three hundred feet in distance apart and not less than three in all, notices of the passage of said Resolution which said notices were headed Notice of Public Work in letters not less than one inch in length, and were in legible characters, and stated the fact of the passage of said resolution, its date, and briefly the work or improvement proposed and referred to the said Resolution of Intention for further particulars, The number of said Notices was sixteen (16) in all, and the same were so posted as aforesaid by the said Superintendent of streets on the 9th day of February 1895 at not more than two hundred feet in distance apart along said alley from the street to the south line of said block 92, and in front of each half block bounding on said part of said alley.

And whereas the said superintendent of streets also caused a notice, similar in substance to the notice aforesaid to be published for a period of ten days in The "San Diego Sun" a daily newspaper published and circulated in said City of San Diego and designated by the Common Council for the publication thereof, said notice was so published in the said San Diego Sun every day except Sundays from the 9th day of February 1895 to the 20th day of February 1895, both dates inclusive to wit,

On the 9-11-12-13-14-15-16-18-19 + 20 days of February 1895.

And whereas the time of the publication of said notices as aforesaid expired on the 20th day of February 1895, and more than ten days have elapsed since the expiration of said time

of publication, and no person interested in said work or improvement or in any manner affected thereby has made any objection to said work or improvements, either in writing or otherwise. And the said Common Council having acquired jurisdiction in the premises, and it appearing to the satisfaction of the said Common Council that no assessment is necessary, now, therefore

Be it resolved by the Common Council of the City of San Diego that all that part of that certain alley situated in the First Ward of the City of San Diego, described as follows, to-wit: The alley running through Block 89-90-91-92 from N street to the south line of said Block 92, all as laid out and delineated on the map of Morena, and mentioned and referred to, be and the same hereby is vacated closed and forever abandoned as a public alley or highway.

A Joint Resolution instructing the Board of Public Works to cause a Fire Hydrant to be placed at the South East Corner of 4th and Fir Streets was read and on motion adopted by the following vote, to-wit:
 Ayes Aldermen Prouh; Whitney; Brandt; Spears; Bachman; Blochman; Sill and Pitt.

Noes None
 Absent Alderman Levi.

Said Resolution as adopted is as follows
Joint Resolution No. 555.

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

That the Board of Public Works is hereby requested to order the San Diego Water Co. to put in a fire Hydrant at the South East corner of 4th and Fir Streets.

I hereby certify that the indebtedness created by virtue of the adoption of the above Joint Resolution, may be incurred without violating any of the provisions of the charter.

Nah R. Titus
 Auditor

Feb. 4. 1895

A Joint Resolution instructing the City Auditor

to include in making up his estimate for the current expenses for the fiscal year 1895. A sum sufficient to create a fund for the maintenance of the City Guard Band, entertainment on the Plaza, was read and adopted by the following vote, to wit:
 Ayes Alderman Brough; Whitney; Braudh; Bachman; Blochman; Sill and Kitt.

W. Alderman Spears
Absent Alderman Levi

Said Resolution as adopted is as follows
 fourth Resolution No. 558

Whereas the open air Concerts by the City Guard Band and other musical organizations are recognized as not only conducive to the happiness and instruction of the residents of our city but are a great feature in advertising our city to residents of other States, visiting among us as well as to those residing in other States, as seen from the newspaper articles published in Eastern papers, relative to the open air Concerts given by the City Guard Band during the month of February, in which articles comparison was made of the climatic conditions that made possible the congregation of our people on the Plaza, on a day in mid-winter, to listen to the strains of good music all of which gives wide spread celebrity to our city as a place of culture and as affording amusement for all of those classes of people which it is our wish should settle among us, and

Whereas the City Charter gives to the Council the right to create from time to time as the necessities may require certain funds and it appearing that the Council have the right to create a fund for the increasing and fostering of immigration and the advertising of the City as a resort and as one of the means of making the City attractive to visitors and others is to have weekly Concerts on the Plaza by a well organized Band

Whereas, if appears that open air Concerts can be secured for the City, to occur weekly at a cost of $\frac{8}{10}$ of a cent on each \$100.00 valuation, on a total valuation of \$4,000,000. &
 Whereas, there has been received by the Council and referred to the Finance Committee numerous petitions signed by many of the heaviest Tax Payers of the City requesting the City Council to appropriate a certain sum

from the funds of the city to provide for such form of advertising, stating it to be their belief that the best interests of the city would be subserved thereby. Therefore Be it Resolved, That it is the sense of the Common Council of the City of San Diego, that it is good business policy to provide for the coming year a series of free public concerts on the Plaza.

Resolved, that this Council direct the City Auditor and Assessor, on or before the first Monday of April next at the time he submits to the Council his estimate of the probable amount of money necessary to be raised for the use of the city for the current fiscal year, to include an amount sufficient to provide for the open air concerts as aforesaid.

President Nutt did after first giving notice sign an Ordinance creating a dog tax fund.

A joint Resolution providing for the employment of Citizens of the City of San Diego on all public work and in all branches of the City Government heretofore adopted by the Board of Delegates, was read and on motion referred to the Street Committee.

Whereupon the Board adjourned till Saturday March, 9th 1895 at 7:30 P.M.

A. E. Nutt

President Board of Aldermen

Attest.

Geo. D. Goldsworthy
City Clerk.

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, March 9th 1895.

An Adjourned meeting of the Board of Aldermen was held this day at 7:30 o'clock P.M. Board was called to order by the clerk.

Present Aldermen Crouh; Whitney; Brandt; Spears;
Bachman; Blochman & Clerk Colwell.

Absent Aldermen Levi; Sill and Nutt.

In the absence of President Nutt. Alderman Brandt was elected chairman pro tem.

The minutes of regular meeting held March 4th 1895 were read and approved.

A petition of property owners on Hawthorne Street between 5th Street and City Park requesting the Council to have the grade changed on said street was read and referred to the Street Committee.

Petition of M. Geman requesting the Council to dismiss the action pending in the Court in the case City of San Diego vs Geman for the violation of the Building Ordinance was read and Alderman Bachman moves that said petition be granted; thereupon motion of Alderman Crouh an amendment was adopted requesting the City Attorney to dismiss said action.

Ald. Sill here enters & takes his seat on the Board

A Joint Resolution providing for the extension of the 5th Street Sewer was read and on motion referred to the Ways and Means Committee.

An Ordinance fixing the salaries of various City Officials heretofore adopted by this Board and amended by the Board of Delegates by striking out the clause fixing the salary of the Secretary of the Board of Public Works also the clause relating to the Police Force was read and Alderman Whitney moves that a Conference Committee of

three from this Board, be appointed by this Board to act with a like committee from the Board of delegates to try and effect an agreement on said Ordinance thereupon Chairman Braudh appoints as such committee Aldermen Whitney, Koub & Spears.

A recess was here taken of five minutes

upon reconvening the report of the conference committee recommending that the salary ordinance remain as passed by delegates, with the exception of the clause fixing the salary of the secretary of the Board of Public Works, which was fixed at \$5.00 per month, was adopted by the following vote to wit:

Ayes Aldermen Braudh, Whitney, Braudh, Spears & Blochman.
Noes Aldermen Bachman and Sill
Absent Alderman Levi and Keitt.

Thereupon said salary ordinance as agreed upon by the conference committee was adopted by the following vote to wit:

Ayes Aldermen Braudh, Whitney, Braudh, Spears, Blochman and Sill.
Noes Alderman Bachman
Absent Aldermen Levi and Keitt.

Said Ordinance as adopted is as follows.

Ordinance No. _____

An Ordinance fixing the salary secretary of the Board of Public Works, Draughtsman, two chairmen and Rodman in the City Engineer's Office, Deputy City Auditor, two Engineers, six Scribes, four Foremen and Estimators of the Fire Department.

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

Section 1. The salaries of the following officers and employees of the City of San Diego, is hereby fixed as follows.

Secretary of the Board of Public Works, Eighty-Five (\$85.00) dollars per month employees of the City Engineer's Office, Draughtsman, Eighty-Five (\$85.00) dollars per month, two chairmen sixty-five (\$65.00) per month; Rodman sixty-five (\$65.00) per month.

Deputy City Auditor Eighty-Five (\$85.00) dollars per month.

Two Engineers of the Erie & Putnam, Ninety (\$890⁰⁰)
 dollars per month.
 Six & five of the Erie & Putnam, twenty-five
 (\$75⁰⁰) dollars per month
 four of seven of the Erie & Putnam, twenty and
 50⁰⁰ (\$175⁰⁰) dollar per month.
 Excess of the Erie & Putnam, fifteen (\$1500) dollars
 per month.
 Section 2. All Ordinances or parts of Ordinances con-
 cerned herewith are hereby repealed.
 Section 3. This Ordinance shall take effect and be in
 force from and after its passage, approval and pub-
 lication in the published bill.
 (Enacted)

I hereby certify that the indebtedness incurred by
 virtue of the adoption of the above Ordinance was
 he incurred without violating any of the provisions
 of the Charter.

Dated this 18th 1895
 Val R. Rice
 Auditor

The monthly report of the Police Judge showing
 fines collected during the month of January 1895
 to the amount of \$80.60 was read and filed.

The reports of the delinquents tax collectors and city auc-
 tion for the month of January 1895 were read & filed.

The following report of the Street Committee to
 whom was referred the claim of John Thomas for
 \$300⁰⁰ damages caused by late noise was read and adopted.
 The Street Committee to whom was referred the within
 claim for damages; recommend that bid. of Thomas be al-
 lowed \$200. and full for all damages caused by late
 noise as stated in the within petition.

J. P. Whitney
 E. L. Randall
 W. A. Brown
 Ed. M. Cowley
 E. L. Hake
 J. H. Robinson.

3/8th 1895

A Report of the street Committee to whom was referred the Resolution of Intention to close Wash Ave. Park Villas, was read and adopted, as follows.

We recommend that the within Resolution of Intention be not adopted.

H. P. Whitney
W. J. Prouh
C. C. Braudh.

3/8th. 1895

A Report of the Health and Morals Committee relative to accepting the bid of J. H. Guion, as received by the Board of Public Works for caring for the City's Garbage, was read and amended by Alderman Beach, by changing the location of works to the vicinity of Pound Lane by the following vote, to wit:

Ayes Aldermen Prouh; Braudh; Spears; Bachman and Blochman.

Noes Aldermen Whitney & Sill

Absent Aldermen Levi and Kitt.

Alderman Sill moves to substitute and accept the bid of Jones and Son: thereupon a roll call was taken with the following result.

Ayes Aldermen Whitney; Bachman & Sill

Noes Aldermen Prouh; Braudh; Spears & Blochman.

Thereupon the report of the Health and Morals Committee as amended was adopted by the following vote.

Ayes Aldermen Prouh; Braudh; Spears and Blochman.

Noes Aldermen Whitney; Bachman and Sill

Absent Aldermen Levi and Kitt.

Said Report as amended and adopted is as follows.

San Diego, California, March 8th, 1895.

To the Common Council of the

City of San Diego

Gentlemen:

Your Health and Morals Committee having been called at the instance of the Board of Public Works to meet and act with said Board on a number of bids for the disposal of the City's Garbage, such on the above date and considered all bids received for caring for said Garbage in accordance with specifications and beg to report as follows:

We recommend that the enclosed bid of J. H. Guion pro-

posing to care for said garbage at the sum of \$325.00
 be accepted and contract awarded him by the Board of
 Public Works in accordance with terms and specifications
 therefor; Garbage to be disposed of by steaming process
 the works to be located in vicinity of Found Canon,
 in the City Park.

Respectfully,

A. Blochman
 Geo. H. Speers
 Geo. H. Rotros.
 Sam. J. Jones.
 Thos. W. Dunkin.

H. P. Whitney, excused.

A report of the Street Committee to whom was referred
 the petition of Benj. A. Arnold et al. requesting the
 Council to have the grade established on the 6th Street
 Boulevard, was read and adopted. And is as follows:

We recommend that the within petition be granted
 as changed by the recommendation of the City Engineer.

H. P. Whitney
 C. C. Brandt
 W. J. Brouh
 C. W. Pauley
 C. C. Hokes
 J. H. Robinson

3/8th/95

The following report of the Street Committee to whom
 was referred the petition of W. H. Bingle et al. requesting
 the Council to have the grade established on upper
 6th Street, was read and adopted, and is as follows:

The Street Committee recommend that the within
 petition be granted, and City Engineer instructed to establish
 grade as requested.

H. P. Whitney
 C. C. Brandt
 W. J. Brouh
 C. W. Pauley
 C. C. Hokes
 J. H. Robinson

3/8th, 95

A report of the joint Street Committee to whom

was referred the petition of H. W. Whitney for permission to grade 25th Street between "E & H" to the center line of said street, was read and adopted, and is as follows.

We recommend that the within petition be granted.

H. P. Whitney

W. J. Brauh

C. C. Braudh

C. W. Pauly

C. C. Hakes

J. H. Robinson

3/8/95

The following report of the Street Committee to whom was referred the petition of J. R. Gillan for \$300.00 damages, was read and adopted, viz:

The Street Committee to whom was referred the within petition of J. R. Gillan for damages, recommend that said petition be denied for the reason which is set out in the annexed opinion of the City Attorney and which is made a part of this report.

H. P. Whitney

C. C. Braudh

W. J. Brauh

C. W. Pauly

J. H. Robinson

3/8/1895

A report of the Street Committee to whom was referred the petition of Isidor and Margash Schman requesting the Council to have the grade changed on the corner of 8th and A Street, was read and adopted, and is as follows.

We recommend that the within petition be denied.

H. P. Whitney

W. J. Brauh

C. C. Braudh

C. W. Pauly

C. C. Hakes

J. H. Robinson

3/8/95

A report of the Street Committee to whom was referred the petition of property owners on 8th Street, requesting the Council to order said street graded from

The north line of N. Street to the City Park, was read and adopted and is as follows.

The Street Committee recommend that the within petition be granted.

N. P. Whitney
 C. C. Braudh.
 W. J. Prout
 C. W. Parly
 C. C. Hales
 F. H. Robinson

3/8

The following report of the Fire Committee to whom was referred the communication from the Board of Public Works in relation to the Hydrant corner 3rd and Grape, was read and adopted, viz:

The Fire Committee recommend that the Board of Public Works have the S. D. Water Co. replace the 2 inch pipe in Grape Street from 2nd to 4th with a four inch pipe, or that said Fire Hydrant be abandoned.

C. C. Braudh.
 J. S. Bachman
 N. P. Whitney
 D. F. Jones
 W. H. Krook
 S. H. Olmstead

3/7/95

A report of the Fire Committee to whom was referred the petition Chas L. Josselyn for authority to construct a two storey Brick Veneer Building on Lot "B", Block 18, Hortons Addition, was read and by motion report adopted and petition granted by the following vote to-wit:

Ayes Aldermen Prout: Whitney: Braudh: Spears:
 Bachman: Blochman and Sill.

Noes None

Absent Aldermen Levi and Kutt.

A report of the Fire Committee to whom was referred the petition of A. E. Weyer for permission to construct a two storey Frame Building on Lot "B", Block 19 Hortons Addition was read and adopted and petition granted by the following vote, to-wit:

Ayes Aldermen Brouh: Whitney; Braudh: Spears,
Bachman; Blockman and Sill.

Noes None

Absent Aldermen Levi and Ditt.

Said Report as adopted is as follows
The Fire Committee recommend the
within petition be granted.

C. C. Braudh
J. P. Bachman
H. P. Whitney
J. F. Jones
W. H. Brouh
J. H. Alvestad

3/7

A report of the Street Committee to whom
was referred the petition of Chas. Hubbell for
authority to construct and lay a cement surface
on the present brick sidewalk corner 6th and 6th streets, was
read and adopted and petition granted by the following ^{vote}
Ayes Aldermen Brouh: Whitney; Braudh: Spears; Bachman;
Blockman and Sill.

Noes None

Said Report as adopted is as follows.
We the joint Street Committee recommend
that the within petition be granted.

H. P. Whitney
C. C. Braudh
W. J. Brouh
C. W. Parfy
C. C. Hakes
J. H. Robinson

3/8 '93

A report of the Street Committee to whom
was referred the petition of Citizens residing on Milton
Avenue requesting the Council to pay for the filling
in of the intersection of N. and Milton avenues, was read
and adopted and is as follows.

We recommend that the within petition be denied.

H. P. Whitney
W. J. Brouh
C. C. Braudh
C. C. Hakes & J. H. Robinson

3/8th, 1893

The following report of the Street Committee to whom was referred the petition of O. H. Burbridge et al. requesting the Council to order Grand Street graded between Gey & Maple was read and adopted, viz:

We recommend that the within petition be granted.

Joint Street Committee.

H. P. Whitney
C. C. Braudh
W. J. Prach
C. W. Pauly
C. C. Hakes
A. H. Robinson

3/8th 1895.

A Joint Resolution providing for the refund of money paid by J. W. Roscoe to the city on account of liquor license was read and on motion of Alderman Bachman adopted by the following vote, to-wit:
Ayes Aldermen Prach: Whitney: Braudh: Spears: Bachman:
Blochman and Hill.

None None

Absent Aldermen Levi and Nutt.

Said Resolution as adopted is as follows:

Joint Resolution No. 559

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

That the City Auditor be and is hereby instructed to draw his warrant on the General Fund of the City in favor of J. W. Roscoe for the sum of Fifty (\$50.) dollars the same being a refund to said J. W. Roscoe of money paid for a retail liquor license for the month beginning February 10th, 1895, said license being unused by said Roscoe.

That the City Treasurer is hereby directed to pay said warrant.

An Ordinance providing for the holding of a municipal election, April 2nd 1895, was read and adopted by the following vote, to-wit:

Ayes Aldermen Prach: Whitney: Braudh: Spears:
Bachman: Blochman and Hill.

None None

Absent Aldermen Levi and Nutt.

Said Ordinance as adopted is as follows.

Ordinance No. 10

An ordinance providing for the holding of a Municipal Election in the City of San Diego, on Tuesday, the 2nd day of April, 1895; dividing the city into election precincts, appointing polling places, Inspectors, Judges and Clerks 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 it ordained by the Common Council of the City of San Diego, California, as follows:

Section 1. That the qualified electors of the City of San Diego are hereby notified that a Municipal Election will be held in the said city on

Tuesday, the 2nd day of April, 1895,

for the purpose of electing the following municipal officers, to-wit:

- A Mayor.
- A City Treasurer.
- Four members of the Board of Aldermen, full term.
- 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 Seventh Ward.
- Two members of the Board of Delegates from the Eighth Ward.
- Five Trustees of 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 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 Fourth Ward to fill the unexpired term of L. W. Allum.
- 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 to fill the unexpired term of A. F. Biles.
- One member of the Board of Education from the Seventh Ward, full term.
- One member of the Board of Education from the Eighth Ward, full term.

Section 2. That said election on Tuesday, the 2nd day of April, 1895, shall be held in accordance with and under the provisions of the General Election Laws of the State of California. The polls at said election shall be opened at sunrise and closed at 5 o'clock p. m. of the same day.

Section 3. That for the purpose of said Municipal election the several wards of the city are hereby divided into eighteen precincts with the following boundaries and voting places, and the following election officers are hereby appointed:

First Precinct, First Ward.

All that portion of the First Ward commencing at the northwest corner of pueblo lot 1197; thence east to the east line of the pueblo of San Diego; thence southeasterly on the pueblo line to the north line of pueblo lot 1354; thence westerly along the northern boundary of the First Ward to the line between pueblo lots 1132 and 1133; thence north to the south line of pueblo lot 1105; thence westerly to the southwest corner of said lot 1105; thence northerly to the northeast corner of pueblo lot 1104; thence westerly to a line between pueblo lots 1176 and 1177; thence north to the point of beginning.
Voting place at Schroepel's Store.
Inspectors—N S Lockwood and A McCrimmon.
Judges—J L Sennett and J Z Tucker.
Clerks—A S Barker and C C Fox.
Ballot Clerks—Jas O'Brien and Chas. Syke.

Second Precinct, First Ward.

All that portion of the First Ward commencing at a point where the south line of Pueblo Lot 1208 intersects the shore of False Bay; thence east to the northeast corner of pueblo lot 1196; thence south to the north line of pueblo lot 1104; thence easterly to the northeast corner of pueblo lot 1104; thence southerly to the southwest corner of pueblo lot 1105; thence easterly to the northeast corner of pueblo lot 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 line between pueblo lots 230 and 231; thence northwesterly

on said line to False Bay; thence following bay shore to the point of beginning.
Voting place at American Hotel.
Inspectors—Frank J Stewart and Louis Serano.
Judges—J A Altamirano Jr. and Thos F Fitzgerald.
Clerks—Marcos Lopez and P D Connors.
Ballot Clerks—Manuel Stewart and Geo Lyons, Jr.

Third Precinct, First Ward.

All that portion of the First Ward lying southwest of the southwest line of Forty Acre range of pueblo lots numbered from 214 to 231. Voting place at Smith building.
Inspectors—John L Stewart and Geo H Crippen.
Judges—Geo Eden and Henry Fraley.
Clerks—Geo Russell Sr. and Calvin Fogg.
Ballot Clerks—A B Crook and Julius Pesper.

Fourth Precinct, First Ward.

All that portion of the First Ward commencing at the intersection of line between pueblo lots 1200 and 1201 with the east line of the pueblo of San Diego; thence west to False Bay; thence along the north and west shore of said bay to the Pacific Ocean; thence along the ocean to the northerly point of the pueblo of San Diego; thence southeasterly along the eastern line of said pueblo to the point of beginning.
Voting place at College Station.
Inspectors—Chas Ritchie and J T Martin.
Judges—H J Gleason and John Hodges.
Clerks—W A Ash and C S Dearborn.
Ballot Clerks—Jeff Scheigle and John Work.

First Precinct, Second Ward.

All that portion of the Second Ward lying east of the center line of First street.
Voting place at Alia Stables.
Inspectors—Geo Hannahs and J D Wood.
Judges—C H Bean and A D Norman.
Clerks—E C Hinkle and Ben F Moore.
Ballot Clerks—John Metcalf and Baker Thomas.

Second Precinct, Second Ward.

All that portion of the Second Ward lying west of the center line of First street.
Voting place corner Cedar and Front.
Inspectors—W L Jones and Geo A Doud.
Judges—Geo B Chapman and C Butler.
Clerks—Sam Pettengill and W VanDusen.
Ballot Clerks—L J Mack and Geo B Williams.

First Precinct, Third Ward.

All that portion of the Third Ward lying east of the center line of First street.
Voting place at Fifth Avenue block, No. 1244 Fifth street.
Inspectors—W G Tirrell and W C Nagle.
Judges—J W Burns and S R Lyons.
Clerks—J A Roark and A T Randall.
Ballot Clerks—E Meyers and H P Koster.

Second Precinct, Third Ward.

All that portion of the Third Ward lying west of the center line of First street.
Voting place at 885 D street.
Inspectors—G M Beedy and H R Comly.
Judges—A O Wallace and L C Cleveland.
Clerks—G W Sprague and Frank Gardner.
Ballot Clerks—E Cressinger and L W Young.

First Precinct, Fourth Ward.

All that portion of the Fourth Ward lying east of the center line of Twelfth street.
Voting place at corner Thirteenth and C streets.
Inspectors—S W Kroff and J F Wadham.
Judges—G C Arnold and Albert Roberts.
Clerks—J E Olmsted and T J Douglass.
Ballot Clerks—L N Skinner and Geo Forster.

Second Precinct, Fourth Ward.

All that portion of the Fourth Ward lying west of the center line of Twelfth street.
Voting place at east side of Fifth street between A and B streets.
Inspectors—E F Aray and Guy P Hawley.
Judges—A C Mouser and John Long.
Clerks—Chas Wills and Fred Mathieson.
Ballot Clerks—T R Gay and Henry Cook.

First Precinct, Fifth Ward.

All that portion of the Fifth Ward lying east of the center line of First street.
Voting place at 1033 F street.
Inspectors—Chas Hartwick and E A Stevens.
Judges—L A Chandler and W A Dorris.
Clerks—Geo A Benson and Ed Murphy.
Ballot Clerks—Chas Austin and J W Thomas.

Second Precinct, Fifth Ward.

All that portion of the Fifth Ward lying west of the center line of First street.
Voting place at 404 F street.
Inspectors—H A Greater and H Hecker.
Judges—J S Wooley and Peter Hughes.
Clerks—Paul Hoff and L Hendershot.
Ballot Clerks—Thos Finney and F F Mitchell.

First Precinct, Sixth Ward.

All that portion of the Sixth Ward lying east of the center line of Twelfth street.
Voting place at Ingalls' house, 14th and F.
Inspectors—J Falkenstein and G Limeback.
Judges—E D Ingalls and S S Knowles.
Clerks—Robt Blair and I N Sullivan.
Ballot Clerks—A Sevort and A W Thorndyke.

Second Precinct, Sixth Ward.

All that portion of the Sixth Ward lying west of the center line of Twelfth street.
Voting place at Roxbury, 7th street between

F and G streets.
Inspectors—E Buck and L D Burbeck.
Judges—W S Phillips and C A Dievendorf.
Clerks—W P Stone and James R Kerr.
Ballot Clerks—E A Wells and S B Hughes.

First Precinct, Seventh Ward.

All that portion of the Seventh Ward lying east of the center line of Twelfth street.
Voting place at Northrup building, "K" street between 14th and 15th streets.
Inspectors—G A Gillett and P McMahon.
Judges—Jno Ingelbret and Louis Almgren.
Clerks—H M Hart and J P Burch.
Ballot Clerks—H Schultheiss and D Lingenfelter.

Second Precinct, Seventh Ward.

All that portion of the Seventh Ward lying west of the center line of Twelfth street.
Voting place at corner Ninth and "J".
Inspectors—Ed Cotter and R L Boaz.
Judges—W A Begole and E F Jones.
Clerks—L Nihill and I D Snedecor.
Ballot Clerks—Chas M Bailey and Oscar Borlin.

First Precinct, Eighth Ward.

All that portion of the Eighth Ward lying east of the center line of Twenty-eighth street.
Voting place at Woodward's store, No. 412 National avenue.
Inspectors—Geo Regal and J J Tischer.
Judges—Thos H Scoby and S S Pollock.
Clerks—W W Thornburg and Paul Junker.
Ballot Clerks—W. T. Baltimore and D L Newcomb.

Second Precinct, Eighth Ward.

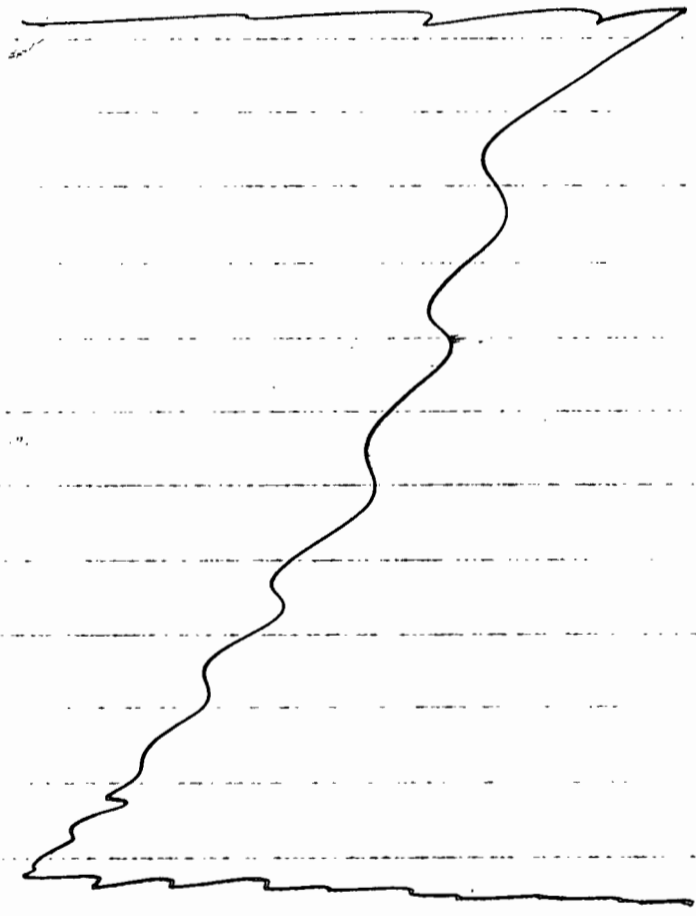
All that portion of the Eighth Ward lying west of the center line of Twenty-eighth street.
Voting place at Rumsey's store, No. 427 Logan avenue.
Inspectors—Jas Vergon and F Cummings.
Judges—A D Staffweather and C H Wilder.
Clerks—S B Douglass and Geo A Garrett.
Ballot Clerks—W H B Egan and J M Ramsey.

Section 4. That the compensation of each of the above named persons, or the persons who serve as such officers of election, shall be fixed at ~~the rate of~~ in full payment for such service.

Section 5. That the City Clerk of this city is hereby directed to prepare and have printed, for the use of said election, the requisite number of ballots and other election supplies as required by law.

Section 6. This ordinance shall constitute the notice of said election and shall be published in the San Diego Sun, a newspaper printed and published daily (except Sundays) and in general circulation in the City of San Diego for the period of fifteen days prior to the 2nd day of April, 1895, the day on which said election is to be held.

Section 7. That this ordinance shall take effect and be in force from and after its passage, approval and publication as by law required.



A report of the Street Commissioners heretofore appointed to assess damages and benefits in the matter of opening a road to Roseville was read and on motion of Alderman Crouch adopted and confirmed by the following vote to-wit:

Ayes Alderman Crouch, Whitney, Brandt, Spears, Bachman, Blochman and Self.

Does Not

Absent Aldermen Levi and Nutt.

Said report as confirmed is as follows:

Do the Common Council of
the City of New York.

Ms. the undersigned Commissioner appointed by
your honorable body, respectfully report that on
the 20th day of October last the 5th day of Novem-
ber 1894, a resolution of intention to open a
street to Rowville, was passed by the Common
Council of said City of New York, and to assess
charges and penalties regarding by such open-
ing on the property within the district specified
and said resolution of intention, reference to
which resolutions of intention and file, as here-
by made, that the passage of said resolution of
intention was by the dictation of the Common
Council of said City, published in the Sanfran-
isco. For a period of one week, from the 15th, to
the 24th day of November 1894, by the dictation
that by the dictation of the Common Council of said
City, the street superintendent of said City, caused to
be conspicuously published and posted, along the line
of said street, the notice of the passage of said Res-
olution of intention in the manner and form re-
quired by Law: that no objection to the proposed
opening of said street, was made or filed with the
City Clerk within the time required by Law or at all.

Whereupon on the 17th day of December
1894 a resolution ordering the opening of the
said street to Rowville was adopted by the
Common Council of said City, that on the 20th
day of January 1895, the Common Council of said
City, by the dictation of the City Clerk, and also the
Billings, as a fund of Commissioners to assess damages
and benefits, and to have General Supervision of
all work pertaining to the opening by said street, the
described in said resolution of intention: that
after receiving notice of said appointment, was the
undersigned duly qualified and filed our bonds, as
required by Law, and such one and ever since
has acted as such. We therefore as such Commis-
sioners proceeded to view the lands and examine the
property affected by the opening of said street, and
having examined the same, we have

determined the value of the property sought to be taken for public use, by reason of said improvements, to be as follows, to-wit: Lot No 3. (As per annexed map), beginning at a point on the North Easterly line of Pueblo Lot 327 and said point being 49 feet North 54 degrees and 45 minutes West from the East corner of said Lot 327; thence running South 35 degrees 15 minutes West to the North Easterly line of Pueblo Lot 321; thence South 54 degrees 45 minutes East 49 feet to the South corner of Pueblo Lot 327; thence North 35 degrees 15 minutes East along the South Easterly line of Pueblo Lot 327, to the East corner of said Lot 327; thence North 54 degrees 45 minutes West 49 feet to the place of beginning containing 0.525 acres, which property is wholly unimproved, and the title to which is in J. and J. Dannebaum, one undivided one half ($\frac{1}{2}$) Miss National Bank of San Diego, one undivided one sixth ($\frac{1}{6}$) and J. Payker, one undivided two sixths ($\frac{2}{6}$) we value at the sum of \$26.25; Also the following described piece of land, to-wit: Lot No 2, beginning at the North corner of Pueblo Lot 326, thence running South 35 degrees 15 minutes West along the North-Westerly line of said Lot 326 to the West corner thereof, thence South 54 degrees 45 minutes East 31 feet; thence North 35 degrees 15 minutes East to the North Easterly line of said Lot 326; thence North 54 degrees 45 minutes West to the North corner of said Lot 326, to the place of beginning, containing 0.304 acres, which property is wholly unimproved, and the title to which is for unknown owners. (See St. opening &c. acts 1889 and 1893 section 12 Chapter C. XXXVI. Also see abstract attached.) we value at the sum of (\$15.20) fifteen and $\frac{20}{100}$ dollars. Also the following described piece of land, to-wit: Lot No. 6 beginning at a point on the North Easterly line of Pueblo Lot 321 and 49 feet North 54 degrees 45 minutes West of the West corner of Pueblo Lot 326; thence South 40 degrees 50 minutes West 57.08 feet; thence South 35 degrees 15 minutes West 92 feet to the South Westerly line of Pueblo Lot 321 said point being South 54 degrees 45 minutes East 330 feet

Taken, there being no damage to the records,
 The costs and all expenses incident to said improvement,
 incurred by the Commission are as follows, to-wit:

Profs. City Engineer
 Printing and posting notices
 Road of Bunt Abbracing
 Licens, Licens & Bandmen
 Stationery & Expensing
 To B. Baker Commissioners
 Fees Wilmore Commissioners
 Geo. M. Bunge Commissioners
 Total
 \$2,000

The Sheriff find, that the compensation awarded to the owners
 for land taken, together with the costs, and expenses incurred
 in the opening of said Road to Rowells, is as follows, to-wit:
 Compensation awarded to owners of Lot 2

| | | | | | | | |
|----------|--------|---|---|---|---|---|---|
| \$15.20 | Ch. 3 | " | " | " | " | " | " |
| 26.25 | Ch. 6 | " | " | " | " | " | " |
| 60.40 | Ch. 10 | " | " | " | " | " | " |
| 133.50 | Ch. 13 | " | " | " | " | " | " |
| 259.00 | Ch. 21 | " | " | " | " | " | " |
| 0.45 | Ch. 16 | " | " | " | " | " | " |
| 64.50 | Ch. 19 | " | " | " | " | " | " |
| 409.00 | | | | | | | |
| \$968.35 | | | | | | | |

Total
 Costs & expenses incurred
 \$99.80

and we hereby award said sum of \$1068.15 in proportion to
 benefits, upon and against the lands included within the di-
 strict, the expenses of which were paid in said pro-
 portion of interest, and which, together with the several pieces
 and parcels of land covered, the amount awarded upon each,
 and the names of the owners of each are accurately shown by
 the plat or map hereto attached and made a part of this report
 as follows:

| | | | |
|------------|-----------------------|----------------------------------|---------|
| Map Number | Owner | Unknown | 39.70 |
| 1 | Unknown | Unknown | \$39.70 |
| 4 | J & Bannerman Ltd 1/2 | 1st Natl Burying Grounds Ltd 1/6 | 39.70 |
| 5 | David & M. Deaman | David & M. Deaman | 57.25 |
| 7 | David & Radgey | David & Radgey | 48.40 |
| 8 | Unknown | Unknown | 31.30 |

| | | |
|----|--|--------|
| 9 | 1st Natl Bank of San Diego Und 1/3 E Parker Und 2/3 | 52.15 |
| 11 | 1st National Bank of San Diego Und 1/3 E Parker Und 2/3 | 83.75 |
| 12 | Unknown | 124.00 |
| 14 | " | 124.00 |
| 15 | " | 55.35 |
| 17 | " | 20.40 |
| 18 | " | 182.55 |
| 20 | " | 200.75 |
| 22 | David & A M Seaman | 8.85 |

Total

\$1068.15

In testimony whereof we have hereunto set our hands this 21st day of January, 1895

L B Blakes
Jesse Gillmore
Chas M Briggs



Subscribed and sworn to before me this 21st day of January 1895

Geo D Goldman City Clerk
by F G Colwell Dep

Thereupon the Board adjourned until Tuesday March 19th 1895 at 7:30 P.M.

Attest:
Geo D Goldman
City Clerk

A E Quitt
President Board of Aldermen

Special Session

Special Chamber of the Board of Aldermen of the City of San Diego, California, March 13th, 1895.

In response to the following call of the Acting Mayor, to-wit:

To the Hon. Board of Aldermen.
San Diego, Calif. March 13th 1895.

of the City of San Diego, Calif.
Gentlemen:

You are called in Special Session at 7:30 O'Clock P.M. to-day, to act upon the Ordinance calling the Municipal Election, as drawn by the Board of Delegates at its last meeting, and also for the purpose of fixing Ordinance signed by the Board as follows: fixing salaries of City Employees; Calling Municipal Election.

Respectfully
A. G. Nye.

Acting Mayor of the City of San Diego.

A Special Session of the Board of Aldermen was held this day at 7:30 O'Clock P.M. President Nye presiding.
Present: Aldermen Whitney; Brady; Levi; Alderman. Hunt; Alderman Bond; Speer; Bachman and Hill.

The Ordinance providing for the holding of a Municipal Election April 2nd 1895. heretofore adopted by this Board, and amended by the Board of Delegates by fixing the compensation of the Election Board at \$500, was read and Alderman Bachman moved to amend with the Board of Delegates in said ordinance; thereupon Alderman Brady moved that this Board now discuss in said amendment, said motion to now discuss having been adopted, and in Motion of Alderman Brady a Conference Committee was appointed by the President consisting of Aldermen Brady and Speer to act with a like committee from the Board of Delegates effecting an agreement of said Election Ordinance.

The Clerk was instructed to inform the Board of Delegates of the action of this Board, and request that said Board appoint a like committee.

A recess was here taken of five minutes.

upon reconvening the conference committee report that it had failed to agree upon any recommendation fixing the compensation of the Election Board.

President Nutt did at this time after first giving notice sign an Ordinance fixing the compensation of the Board of Public Works and other employees of the city.

Delegate Robinson appears at this time and informs the Board, that the Board of Delegates had instructed its conference committee, ^{to recommend} the ^{amendment} Sec. 4, of the Election Ordinance, by fixing the compensation of the election Board at a sum not less than \$4.00 in full, etc. thereupon said amendment was concurred in, and Ordinance providing for the holding of a municipal election April 2nd 1895, as amended, was adopted by the following vote to-wit:

Ayes Aldermen Whitney; Brandt; Levi; Blochman and Nutt.

Noes None

Absent Aldermen Bout; Spear; Bachman and Sell.

Said Ordinance as adopted is as follows.

Ordinance No. 298

| | | | |
|---|---|--|--|
| <p>An ordinance providing for the holding of a Municipal Election in the City of San Diego, on Tuesday, the 2nd day of April, 1895; dividing the city into election precincts, appointing polling places, Inspectors, Judges and Clerks 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.</p> <p>Be it ordained by the Common Council of the City of San Diego, California, as follows:</p> <p>Section 1. That the qualified electors of the City of San Diego are hereby notified that a Municipal Election will be held in the said city on</p> <p>Tuesday, the 2nd day of April, 1895,</p> <p>for the purpose of electing the following municipal officers, to-wit:</p> <p>A Mayor.</p> <p>A City Treasurer.</p> <p>Four members of the Board of Aldermen, full term.</p> <p>Two members of the Board of Delegates from the First Ward.</p> <p>Two members of the Board of Delegates from the Second Ward.</p> <p>Two members of the Board of Delegates from the Third Ward.</p> <p>Two members of the Board of Delegates from the Fourth Ward.</p> <p>Two members of the Board of Delegates from the Fifth Ward.</p> <p>Two members of the Board of Delegates from the Sixth Ward.</p> <p>Two members of the Board of Delegates from the Seventh Ward.</p> <p>Two members of the Board of Delegates from the Eighth Ward.</p> <p>Five Trustees of San Diego Public Library.</p> | <p>One member of the Board of Education from the First Ward, full term.</p> <p>One member of the Board of Education from the Second Ward, full term.</p> <p>One member of the Board of Education from the Third Ward, full term.</p> <p>One member of the Board of Education from the Fourth Ward, full term.</p> <p>One member of the Board of Education from the Fourth Ward to fill the unexpired term of L. W. Allum.</p> <p>One member of the Board of Education from the Fifth Ward, full term.</p> <p>One member of the Board of Education from the Sixth Ward, full term.</p> <p>One member of the Board of Education from the Sixth Ward to fill the unexpired term of A. F. Biles.</p> <p>One member of the Board of Education from the Seventh Ward, full term.</p> <p>One member of the Board of Education from the Eighth Ward, full term.</p> <p>Section 2. That said election on Tuesday, the 2nd day of April, 1895, shall be held in accordance with and under the provisions of the General Election Laws of the State of California. The polls at said election shall be opened at sunrise and closed at 5 o'clock p. m. of the same day.</p> <p>Section 3. That for the purpose of said Municipal election the several wards of the city are hereby divided into eighteen precincts with the following boundaries and voting places, and the following election officers are hereby appointed:</p> <p>First Precinct, First Ward.</p> <p>All that portion of the First Ward commencing at the northwest corner of pueblo lot 1197; thence east to the east line of the pueblo of San Diego; thence southeasterly on the pueblo line to the north line of pueblo lot 1350; thence westerly along the southern boundary of the First Ward to the line between pueblo lots 1132 and 1133; thence north to the south line of pueblo lot 1105; thence westerly to the southwest corner of said lot 1105; thence northerly</p> | <p>to the northeast corner of pueblo lot 1104; thence westerly to a line between pueblo lots 1176 and 1177; thence north to the point of beginning.</p> <p>Voting place at Schroepel's Store.</p> <p>Inspectors—N S Lockwood and A McCrimmon.</p> <p>Judges—J L Sennett and J Z Tucker.</p> <p>Clerks—A S Barker and C C Fox.</p> <p>Ballot Clerks—Jas O'Brien and Chas. Syke.</p> <p>Second Precinct, First Ward.</p> <p>All that portion of the First Ward commencing at a point where the south line of Pueblo Lot 1208 intersects the shore of False Bay; thence east to the northeast corner of pueblo lot 1196; thence south to the north line of pueblo lot 1104; thence easterly to the northeast corner of pueblo lot 1104; thence southerly to the southwest corner of pueblo lot 1105; thence easterly to the northeast corner of pueblo lot 1119; thence south to the center line of Upas street in Horon's addition; thence following the south line of the First Ward westerly and south westerly to the Bay of San Diego; thence following the bay shore to line between pueblo lots 230 and 231; thence northwesterly on said line to False Bay; thence following bay shore to the point of beginning.</p> <p>Voting place at a American Hotel.</p> <p>Inspectors—Frank J Stewart and Louis Serano.</p> <p>Judges—J A Altamirano Jr. and Thos F Fitzgerald.</p> <p>Clerks—Marcos Lopez and P D Connors.</p> <p>Ballot Clerks—Manuel Stewart and Geo Lyons, Jr.</p> <p>Third Precinct, First Ward.</p> <p>All that portion of the First Ward lying southwest of the southwest line of Forty Acre range of pueblo lots numbered from 214 to 231.</p> <p>Voting place at Smith building.</p> <p>Inspectors—John L Stewart and Geo H Crippen.</p> <p>Judges—Geo Eden and Henry Fraley.</p> <p>Clerks—Geo Russell Sr. and Calvin Rogg.</p> <p>Ballot Clerks—A B Crook and Julius Pesper.</p> <p>Fourth Precinct, First Ward.</p> <p>All that portion of the First Ward commencing at the intersection of line between pueblo</p> | <p>lots 1200 and 1201 with the east line of the pueblo of San Diego; thence west to False Bay; thence along the north and west shore of said bay to the Pacific Ocean; thence along the ocean to the northerly point of the pueblo of San Diego; thence southeasterly along the eastern line of said pueblo to the point of beginning.</p> <p>Voting place at College Station.</p> <p>Inspectors—Chas Ritchie and J T Martin.</p> <p>Judges—H J Gleason and John Hodges.</p> <p>Clerks—W A Ash and C S Dearborn.</p> <p>Ballot Clerks—Jeff Scheigle and John Work.</p> <p>First Precinct, Second Ward.</p> <p>All that portion of the Second Ward lying east of the center line of First street.</p> <p>Voting place at Alva Stables.</p> <p>Inspectors—Geo Hannahs and J D Wood.</p> <p>Judges—C H Bean and A D Norman.</p> <p>Clerks—E C Hinkle and Ben F Moore.</p> <p>Ballot Clerks—John Metcalf and Baker Thomas.</p> <p>Second Precinct, Second Ward.</p> <p>All that portion of the Second Ward lying west of the center line of First street.</p> <p>Voting place corner Cedar and Front.</p> <p>Inspectors—W L Jones and Geo A Doud.</p> <p>Judges—Geo B Chapman and C Butler.</p> <p>Clerks—Sam Pettengill and W VanDusen.</p> <p>Ballot Clerks—L J Mack and Geo B Williams.</p> <p>First Precinct, Third Ward.</p> <p>All that portion of the Third Ward lying east of the center line of First street.</p> <p>Voting place at Fifth Avenue block, No. 1244 Fifth street.</p> <p>Inspectors—W G Tigell and W C Nagle.</p> <p>Judges—J W Burns and S K Lyons.</p> <p>Clerks—J A Roark and A T Randall.</p> <p>Ballot Clerks—E Meyers and H P Koster.</p> <p>Second Precinct, Third Ward.</p> <p>All that portion of the Third Ward lying west of the center line of First street.</p> <p>Voting place at 835 D street.</p> |
|---|---|--|--|

over

Inspectors—G M Beedy and H R Comly.
Judges—A O Wallace and L C Cleveland.
Clerks—G W Sprague and Frank Gardner.
Ballot Clerks—E Cressinger and L W Young.

First Precinct, Fourth Ward.
All that portion of the Fourth Ward lying east of the center line of Twelfth street.
Voting place at corner Thirteenth and C streets.
Inspectors—S W Kroff and J F Wadham.
Judges—G C Arnold and Albert Roberts.
Clerks—J E Olmsted and T J Douglass.
Ballot Clerks—L N Skinner and Geo Forster.

Second Precinct, Fourth Ward.
All that portion of the Fourth Ward lying west of the center line of Twelfth street.
Voting place at east side of Fifth street between A and B streets.
Inspectors—E F Arey and Guy P Hawley.
Judges—A C Mouser and John Long.
Clerks—Chas Wills and Fred Mathieson.
Ballot Clerks—T R Gay and Henry Cook.

First Precinct, Fifth Ward.
All that portion of the Fifth Ward lying east of the center line of First street.
Voting place at 1033 F street.
Inspectors—Chas Hartwick and E A Stevens.
Judges—L A Chandler and W A Dorris.
Clerks—Geo A Benson and Ed Murphy.
Ballot Clerks—Chas Austin and J W Thomas.

Second Precinct, Fifth Ward.
All that portion of the Fifth Ward lying west of the center line of First street.
Voting place at 404 F street.
Inspectors—H A Greater and H Hecker.
Judges—J S Wooley and Peter Hughes.
Clerks—Paul Hoff and L Hendershot.
Ballot Clerks—Thos Finney and F F Mitchell.

First Precinct, Sixth Ward.
All that portion of the Sixth Ward lying east of the center line of Twelfth street.
Voting place at Ingalls' house, 14th and F.
Inspectors—J Falkenstein and G Limeback.
Judges—E D Ingalls and S S Knowles.
Clerks—Robt Blair and J N Sullivan.
Ballot Clerks—A Sevort and A W Thorndyke.

Second Precinct, Sixth Ward.
All that portion of the Sixth Ward lying west of the center line of Twelfth street.
Voting place at Roxbury, 7th street between F and G streets.
Inspectors—E Buck and L D Burbeck.
Judges—W S Phillips and C A Dievendorf.
Clerks—W P Stone and James R Kerr.
Ballot Clerks—E A Wells and S B Hughes.

First Precinct, Seventh Ward.
All that portion of the Seventh Ward lying east of the center line of Twelfth street.
Voting place at Northrup building, "K" street between 14th and 15th streets.
Inspectors—G A Gillett and P McMahon.
Judges—Jno Inglebret and Louis Almgren.
Clerks—H M Hart and J P Burch.
Ballot Clerks—H Schultheiss and D Lingenfelter.

Second Precinct, Seventh Ward.
All that portion of the Seventh Ward lying west of the center line of Twelfth street.
Voting place at corner Ninth and "J".
Inspectors—Ed Cotter and R L Boaz.
Judges—W A Begole and E F Jones.
Clerks—L Nihill and I D Snedecor.
Ballot Clerks—Chas M Bailey and Oscar Borlin.

First Precinct, Eighth Ward.
All that portion of the Eighth Ward lying east of the center line of Twenty-eighth street.
Voting place at Woodward's store, No. 412 National avenue.
Inspectors—Geo Regal and J J Tischer.
Judges—Thos H Seoby and S S Pollock.
Clerks—W W Thornburg and Paul Junker.
Ballot Clerks—W. T. Baltimore and D L Newcomb.

Second Precinct, Eighth Ward.
All that portion of the Eighth Ward lying west of the center line of Twenty-eighth street.
Voting place at Rumsey's store, No. 427 Logan avenue.
Inspectors—Jas Vergon and F Cummings.
Judges—A D Starkweather and C H Wilder.
Clerks—S B Douglass and Geo A Garrett.
Ballot Clerks—W H B Egan and J M Ramsey.

Section 4. That the compensation of each of the above named persons, or the persons who serve as such officers of election, shall be fixed at a sum not less than \$4 in full payment for such service.

Section 5. That the City Clerk of this city is hereby directed to prepare and have printed, for the use of said election, the requisite number of ballots and other election supplies as required by law.

Section 6. This ordinance shall constitute the notice of said election and shall be published in the San Diego Sun, a newspaper printed and published daily (except Sundays) and in general circulation in the City of San Diego for the period of fifteen days prior to the 2nd day of April, 1895, the day on which said election is to be held.

Section 7. That this ordinance shall take effect and be in force from and after its passage, approval and publication as by law, required.

President Nutt did after first giving notice sign an Ordinance providing for the holding of a Municipal Election April 2nd 1895.

Thereupon the Board adjourned.

Attest
Geo D. Sedgeman
City Clerk

A. E. Nutt,
President Board of Aldermen.

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California March 19th. 1895.

An adjourned meeting of the Board of Aldermen
of the City of San Diego was held this day at
7:30 o'clock P. M.

Present Aldermen Prouh; Braudh; Spears; Levi;
Blochman and Clerk Colwell.

Absent Aldermen Whitney; Bachman; Sill & Nutt.

In the absence of President Nutt the Board was
called to order by the Clerk, and on Motion Alderman
Braudh was elected chairman Protem.

The minutes of adjourned meeting held March
9th. 1895 and of special session held March 13th. 1895
were read and approved.

A Joint Resolution, instructing the City Engineer
to make a copy of the "Pascoe Map" heretofore ad-
opted by the Board of Delegates, was read and on
motion laid on the table.

A Resolution of Condolence, expressing the
sympathy of the Council in the death of Charles H.
Stevens late member of the Board of Public Works, was
read and adopted by the following vote - to-wit:

Ayes Aldermen Prouh; Braudh; Spears; Levi & Blochman.

Noes None

Absent Aldermen Whitney; Bachman; Sill & Nutt.

Said Resolution as adopted is as follows.

Joint Resolution No 561

Whereas the Supreme Ruler of the universe has in his
all wise providence taken from our midst in the death
of Charles H. Stevens late a member of the Board of Public
Works of the City of San Diego, one of the City's most staunch
and respected citizens and one who was always a courteous
and faithful public servant, now therefore

Be it Resolved, that we, the honorable Council of the City

of San Diego. Do not neglect to take to the board
what you and daughter own. Reflected sympathy in their
own mutual benevolence.

A communication from Mr. A. A. Gray requesting
the board to confer an assurance accordingly on a
mortgage. State on certain terms. Williston. was made and
referred to the joint Finance Committee.

Appointments of Joseph Kouchbauer and Peter Johnson
for their term. The same was presented and referred to the
Health and Moral Committee.

Decision of last year in connection to establish
and Antiquary's Stone Monument at the corner
corner of "H" and 16th. Street. was made and granted.

The petition of Charles Engle requesting the board
to have the grade established on 23rd Street between
"B" and "E" Streets was read and referred to the Joint Street
Committee.

An Ordinance establishing an Official Sign Book
for the City of San Diego heretofore created by the Board
by designated was read and on Motion of Chairman
appears laid on the table.

A Joint Resolution instructing the Board of Public
works to proceed with work on the Roe. Beach Road.
was read and on Motion adopted by the following
vote - Yea: 4
Nays: 0
Chairman.

Read Name
About Unknown History: Chairman: Will and Mitt.
Joint Resolution as adopted in a previous
Joint Resolution No. 568

Be it Resolved by the Board of the City
of San Diego, as follows:
That the Board of Public Works be and it is
herby authorized and directed to proceed with the
work and complete the building of the Roe Beach

Road, through the right of way donated therefor by A. G. Gassen and The Rose Cañon Brick Co. Said Road shall be built to conform to the profile therefor as made by the City Engineer and on file in his Office.

The Clerk was instructed and authorized to have the Deed of the Rose Cañon Brick Co. to the City of San Diego, also the Deed of the Southern California Railway Co. to the City of San Diego, recorded in the Office of the County Recorder of the County of San Diego, California.

Alderman Bachman here enters and takes his seat the Board.

The Report of the Commissioners heretofore appointed to assess benefits and damages in the matter of opening National Avenue, was read and on Motion of Alderman Prout, adopted and confirmed by the following vote to-wit:

Ayes Aldermen Prout; Braudt; Spears; Bachman; Levi and Blochman.

Noes None

Absent Aldermen Whitney; Sill and Nutt.

Said Report as adopted is as follows.

To the Common Council of the City of San Diego

We, the undersigned, Commissioners appointed by your Honorable Body, respectfully report that on the 4th and 10th of December, 1894, a Resolution of Intention to open National Avenue through Pueblo Lot 1343, in the City of San Diego, was passed by the Common Council of said City of San Diego, and to assess damages and benefits occasioned by such opening, on the property within the district, described in said Resolution of Intention, reference to which Resolution of Intention on file, is hereby made, that the passage of said Resolution of Intention was by the direction of the Common Council of the said City, published in the San Diegan Sun, for a period of ten days, from the 17th to the 28th days of December, 1894. That by the direction of the Common Council of said City, the Street Superintendent of said City, caused to be conspicuously published and posted, along the line of said street, the notice of the

East one half of the North East one fourth of Quebec lot 1343.

course 2. Hence running South along the East mentioned line 80 feet, course 3; Hence North and parallel to course number one.

330.25, course 4; Hence North, 80 feet, to the place of beginning, which property is wholly unimproved, and the title to which is in

James B. McKie, the value at the sum of Seventy five Dollars, by the

fine cents (\$75.65) also the following described piece of

land, to-wit: Lot No 105. Beginning at a point on the East line

of Quebec lot 1343, said point being 48 1/4 feet East of the North East

corner of said Quebec lot 1343, course 1; Hence running South

330.25 feet to a point on the division line between the East one half

and the West one half, of the North East one fourth,

of Quebec lot 1343, said point being 56 1/4 feet South of the North line of

Quebec lot 1343, course 3; Hence North along East mentioned line

on line, 80 feet, course 4; Hence East, and parallel to course 2.

330.25 feet to place of beginning, which property is wholly unimproved

and the title to which is in W. R. Chetkoon, the value at the sum

of Seventy five Dollars, by fine cents (\$75.65).

The amounts thus awarded to the owners of Lots 102, 103,

and 105 (as per annexed map) is in full for all land taken, there

being no damage to the residue. The costs and expenses incident

to said improvement, incurred by the Commission, are as follows

To-wit: Maps City Engineer \$20.00

Abstract Bank of Montreal Co \$10.00

Printing and posting notices \$5.70

Survey, Dikens & Baudouin \$3.00

Stationery and Typewriting \$2.25

George Bellmore Commissioner \$18.00

Charles G. Bunge Commissioner \$18.00

Total \$94.95

The therefore find that the compensation awarded to the owners

for land taken, together with the costs and expenses incurred

in the opening of said Chateauc Avenue, is as follows to-wit:

Compensation awarded to owners of Lot No 2 \$121.00

Compensation awarded to owners of Lot No 102 \$75.65

Compensation awarded to owners of Lot No 105 \$75.65

Costs and expenses incurred \$94.95

Total \$367.25

And we hereby assess said sum of \$367.25 in proportion to

benefits, upon and against the lands included within

the district, the exterior boundaries of which were fixed in said Resolution of Intention, and which, together with the several pieces and parcels of land assessed, the amount assessed upon each, and the names of the owners of each, are accurately shown by the diagram, or map hereto attached, and made a part of this report, as follows:

| Diagram No | Add number of Lot (green) | | Name of Add | Owner | | Diagram No | Add number of Lot (green) | | Name of Add | Owner | |
|------------|---------------------------|-------|----------------|-----------------|--------|------------|---------------------------|-------|----------------|------------------|--------|
| | Lot | Block | | | | | Lot | Block | | | |
| 29 | 25 | 407 | Helping stines | Lucinda L Burns | \$ 182 | 18 | 11 | 408 | Helping stines | Lucinda L Burns | \$ 182 |
| 30 | 26 | 407 | " | " | \$ 182 | 17 | 12 | 408 | " | " | 182 |
| 31 | 27 | 407 | " | " | 182 | 16 | 13 | 408 | " | " | 182 |
| 32 | 28 | 407 | " | " | 182 | 15 | 14 | 408 | " | " | 182 |
| 33 | 29 | 407 | " | " | 182 | 14 | 15 | 408 | " | " | 182 |
| 34 | 30 | 407 | " | " | 182 | 13 | 16 | 408 | " | " | 182 |
| 35 | 31 | 407 | " | " | 182 | 12 | 17 | 408 | " | " | 182 |
| 36 | 32 | 407 | " | " | 182 | 11 | 18 | 408 | " | " | 182 |
| 37 | 33 | 407 | " | " | 182 | 10 | 19 | 408 | " | Edward Harren | 182 |
| 38 | 34 | 407 | " | " | 182 | 9 | 20 | 408 | " | Lucinda L Burns | 182 |
| 39 | 35 | 407 | " | " | 182 | 8 | 21 | 408 | " | " | 182 |
| 40 | 36 | 407 | " | " | 182 | 7 | 22 | 408 | " | P B Sparkman | 182 |
| 41 | 37 | 407 | " | " | 182 | 6 | 23 | 408 | " | Lucinda L Burns | 182 |
| 42 | 38 | 407 | " | " | 182 | 5 | 24 | 408 | " | " | 182 |
| 43 | 39 | 407 | " | " | 182 | 76 | 1 | 423 | " | " | 182 |
| 44 | 40 | 407 | " | " | 182 | 75 | 2 | 423 | " | " | 182 |
| 45 | 41 | 407 | " | " | 182 | 74 | 3 | 423 | " | " | 182 |
| 46 | 42 | 407 | " | " | 182 | 73 | 4 | 423 | " | " | 182 |
| 47 | 43 | 407 | " | " | 182 | 72 | 5 | 423 | " | " | 182 |
| 48 | 44 | 407 | " | " | 182 | 71 | 6 | 423 | " | " | 182 |
| 49 | 45 | 407 | " | " | 182 | 70 | 7 | 423 | " | " | 182 |
| 50 | 46 | 407 | " | " | 182 | 69 | 8 | 423 | " | " | 182 |
| 51 | 47 | 407 | " | " | 182 | 68 | 9 | 423 | " | " | 182 |
| 52 | 48 | 407 | " | " | 182 | 67 | 10 | 423 | " | " | 182 |
| 28 | 1 | 408 | " | " | 182 | 66 | 11 | 423 | " | Delfino Righetti | 182 |
| 27 | 2 | 408 | " | " | 182 | 65 | 12 | 423 | " | " | 182 |
| 26 | 3 | 408 | " | " | 182 | 64 | 13 | 423 | " | Lucinda L Burns | 182 |
| 25 | 4 | 408 | " | " | 182 | 63 | 14 | 423 | " | " | 182 |
| 24 | 5 | 408 | " | " | 182 | 62 | 15 | 423 | " | " | 182 |
| 23 | 6 | 408 | " | " | 182 | 61 | 16 | 423 | " | " | 182 |
| 22 | 7 | 408 | " | " | 182 | 60 | 17 | 423 | " | " | 182 |
| 21 | 8 | 408 | " | " | 182 | 59 | 18 | 423 | " | " | 182 |
| 20 | 9 | 408 | " | " | 182 | 58 | 19 | 423 | " | " | 182 |
| 19 | 10 | 408 | " | " | 182 | 57 | 20 | 423 | " | " | 182 |

| Display No | Lot (Green) | Address Number | Name of Add | Owner | Value | Display No | Lot (Green) | Address Number | Name of Add | Owner | Value |
|------------|-------------|----------------|---------------|-----------------|--------|------------|-------------|----------------|---------------|-----------------|-------|
| 56 | 21 | 423 | Helping stins | G. W. Kelly | \$1.82 | 87 | 35 | 424 | Helping stins | Lucinda L Burns | 1.82 |
| 55 | 22 | 423 | " | " " | 1.82 | 88 | 36 | 424 | " | " | 1.82 |
| 54 | 23 | 423 | " | A & B Peague | 1.82 | 89 | 37 | 424 | " | " | 1.82 |
| 53 | 24 | 423 | " | " | 1.82 | 90 | 38 | 424 | " | " | 1.82 |
| 77 | 25 | 424 | " | Lucinda L Burns | 1.82 | 91 | 39 | 424 | " | " | 1.82 |
| 78 | 26 | 424 | " | " | 1.82 | 92 | 40 | 424 | " | " | 1.82 |
| 79 | 27 | 424 | " | " | 1.82 | 93 | 41 | 424 | " | " | 1.82 |
| 80 | 28 | 424 | " | " | 1.82 | 94 | 42 | 424 | " | " | 1.82 |
| 81 | 29 | 424 | " | " | 1.82 | 95 | 43 | 424 | " | " | 1.82 |
| 82 | 30 | 424 | " | " | 1.82 | 96 | 44 | 424 | " | " | 1.82 |
| 83 | 31 | 424 | " | " | 1.82 | 97 | 45 | 424 | " | " | 1.82 |
| 84 | 32 | 424 | " | " | 1.82 | 98 | 46 | 424 | " | " | 1.82 |
| 85 | 33 | 424 | " | " | 1.82 | 99 | 47 | 424 | " | " | 1.82 |
| 86 | 34 | 424 | " | " | 1.82 | 100 | 48 | 424 | " | " | 1.82 |

- 1 Owner: Lucy Strauss during life; at death to Pauline Newman
Fannie Newman, Max Strauss, Ed Samil Strauss 48.30
 - 3 Lucy Strauss during life; at death to Pauline Newman
Fannie Newman, Max Strauss, Samil Strauss 16.22
 - 4 Lydia M Horton 31.85
 - 101 Mamie B McKie 24.04
 - 103 Mamie B McKie 24.04
 - 104 A R Pickerson 24.04
 - 106 A R Pickerson \$24.04
- Total \$367.25

In testimony whereof we have hereunto set our hands
this 9th day of Feb 1895

Chas M Brigg
Jesse Gellmore
L B Baker

Subscribed and sworn to before me this
9th day of February 1895
Geo D Goldman
City Clerk



A report of the Finance Committee to whom
was referred the petition of R. B. Ironside requesting
the Council to suspend the Ordinance regulating
the sale of jewelry at Auction, was read and on
motion adopted, and is as follows.
The Joint Finance Committee recommend that

The Ordinance be suspended and the petition be allowed to sell jewelry re. at auction for the period of 15 days from date of suspension: provided a written guarantee be given that no goods will be sold except that now in stock.

Geo. H. Moore
A. J. Hill
Edw. Parley
S. P. Barker

Chairman a Resolution granting R. B. Fenwick permission to sell jewelry in accordance with foregoing report was read and adopted by the following vote:

Yeas: Adams: Board: Moore: Barker: Fenwick and Beacham.

Wm. Moore

Chairman Whiting: Hill and Hill

That Resolution adopted is as follows.
Being Resolution No 562

Resolved by the common council of the City of New York, as follows:

That permission be and it hereby granted R. B. Fenwick to sell jewelry. Letter made at auction for the period of fifteen days from the passage of this Resolution.

Resolved that R. B. Fenwick shall make and file in the office of the City Clerk his written guarantee that no goods will be sold at such auction sales, except goods now in stock the said stock being the stock formerly owned by the A. C. Taylor Jewellery Co.

The report of the Finance Committee for the year 1895 is approved by the City Council for a period of an hour and a half on certain parts of the Finance Committee's recommendation that the within petition be granted.

Geo. H. Moore
A. J. Hill
Edw. Parley
S. P. Barker

The following report of the ways and means committee to whom was referred the petition to have the Police Court moved to new quarters, was read and on motion adopted, viz:

The committee recommended that action on the within be deferred for the present.

S. Levi

A. Blochman

C. C. Brandt

F. P. Bruner

The report of the committee on Ways and Means to whom was referred the Resolution providing for the completion of the 5th. Street Sewer, was read and adopted, and is as follows.

The committee recommended that the Board of Public Works include the amount in the next Tax Levy.

S. Levi

A. Blochman

C. C. Brandt

F. P. Bruner

A Resolution fixing the compensation of Board of Equalization was read and adopted by the following vote to-wit:

Ayes Aldermen Prouh: Brandt: Spears: Bachman:
Levi and Blochman.

Noes None

Absent Aldermen Whitney: Sill and Nutt.

Said Resolution as adopted is as follows.

Joint Resolution No. 560
Be it Resolved by the Common Council of the City of San Diego, as follows.

That the compensation of the Board of Equalization be and it is hereby fixed at the sum of \$4.00 per day during the time the Board is in session.

President Nutt here enters and takes a seat in the Board.

On motion the Health and Morals Committee

The he did cause to be comparatively better along

the line of 6" street, in said city from the East line

of 7th street to 100 feet of the East line of 12th street,

at not more than one hundred feet in distance a-

part, but not less than three in all, and in part

of each block liable to be assessed, notices of

such work being the notice of the Common Council

of the ^{corporation} city of Portland or notice to the

notice is then to attach and make a part of said

apartment) and that he caused a notice similar

in substance to be published for six days in the

San Diego Star.

Said Apartments were received and filed there-

upon the Resolution ordering the work of the

making and reconstructing 6" street from 11th to 12th

street, was read and adopted by the following

note to wit:

Agas Alderman Bush: Grand: Agas: Bushman:

San Diego Star.

San Diego Star.

San Diego Star.

San Diego Star.

San Diego Star.

San Diego Star.

with the provision of Article two (2) of ordinance number one hundred and twenty-six (26) approved August 15th, 1897. The ordinance shall be construed in accordance with the provision of Ordinance number two hundred and fifty two (52) approved April 24th 1897. The clerk of the City is hereby directed to publish this Resolution for two days and notice of said work inviting sealed proposals or bids for doing the work and opening of the specifications forth on our file also for two days, whether the same began here, a daily newspaper published and in circulation in this City hereby designated for that purpose said notice shall require a certified check for bond, either as prescribed by law, and for an amount not less than ten percent of the amount of the proposal. It is also directed to pay said notice with the specifications and personally for five days, in or near the Council Chamber Room.

A Joint Resolution authorizing the Auditing Committee to audit and allow the claim of Charles J. Thomas for damages sustained in the late rain, was read and a resolution adopted by the following vote:

Ayes: Alderman Crowl; Board; Speare; Sherman; Lewis; Buchanan; and Witt.

None Oppose

Ayes: Alderman Whitting and Hill

Said Resolution as adopted is as follows.

Joint Resolution No. 563.

Be it resolved by the Common Council of the City of Chicago, as follows.

That the Auditing Committee be and it is hereby authorized and directed to audit and allow the claim of Charles J. Thomas for two hundred dollars, in full payment for damages to his building on North La Street, between 27th and 28th streets, caused by flood waters during the late rains.

A Joint Resolution granting the S. Capron permission to remove high from 18th Street near St. As recommended by the Board of Public Works, was read and a resolution adopted by the follow-

ing vote, to wit:

Ayes Aldermen Prout; Brandt; Spears; Bachman;
Levi; Blockman and Nutt,

Noes None

Absent Aldermen Whitney and Sill

said Resolution as adopted is as follows:

Joint Resolution No. 564

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 authorized to permit John S. Capron to take Earth from 18th Street and near the intersection of D Street for the purpose of making fills on the North side of D Street, between 13th & 14th Streets, not to exceed 1000 cubic yards.

The following Resolution granting 30 days additional time to J. Engelbrech, Contractor, in which to complete the grading of Milton Avenue, was adopted by the following vote to wit:

Ayes Aldermen Prout; Brandt; Spears; Bachman;
Levi; Blockman and Nutt.

Noes None

Absent Aldermen Whitney and Sill

Joint Resolution No. 567

Resolved that an extension of time of thirty days additional to the time before extended for the grading of Milton Avenue from the South line of N Street to the West line of Reed and Hubbell's Addition as specified in the Contract made between W. L. Prouty, Superintendent of Streets, and J. Engelbrech, Contractor, dated the Eighth day of September 1894 be, and the same is hereby extended thirty days, and said Superintendent of Streets is hereby authorized and instructed to grant said Contractor, thirty days time on the account of delay in making the assessment.

Whereupon the Board adjourned.

A. E. Nutt

President Board of Aldermen

"Attest"

Geo. D. Calderman
City Clerk

Regular Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
State of California, April 18th, 1895.

Assuant to adjournment a meeting of the
Board of Aldermen was held this day at 7:30 o.
clock P. M. President Neely presiding.

Present Aldermen Prouh: Whitney; Brandt; Spears;
Levi; Blochman; Nuttall Clerk: Cowell
Absent Aldermen Bachman and Sill

The minutes of adjourned meeting held March
19th, 1895, were read and approved.

The petition Chas. M. Briggs and J. W. Hughes
for authority to grade 23rd street in front of Lots
11 and 12 in Block 27, and Lots 3 and 6 in Block "b",
Culverwells and Paggart's Addition, was read and
on motion granted.

A Resolution of Intention to close up portions
of short streets, from Webster to Chestnut Streets,
in Old San Diego, was read and adopted by the following:
Ayes Aldermen Prouh: Whitney; Brandt; Spears; Levi;
Blochman and Nutt.

Noes None

Absent Aldermen Bachman and Sill

Said Resolution as adopted is as follows.

Resolution of Intention
To Order the closing up of short streets between Webster
and Chestnut Streets in Old San Diego.

Resolved, that the Common Council of the ^{City} of San Diego,
California, deems it to be required by the public interest and
herby declares its intention to order; the closing up
of short streets between Webster and Chestnut Streets
in Old San Diego in said City of San Diego.

The San Diego Sun is hereby designated as the daily
newspaper published and circulated in this City, in which
notice of the passage of this Resolution of Intention
shall be published for ten days as often as said newspaper

is issued therein.

The Superintendent of Streets of this City is hereby directed to post and publish said notice in the manner prescribed by law.

A petition of Dr. Peper et al requesting the Council to grant them an extension of time in constructing a concrete sidewalk on Beach Street, corner 6th Street, was read and granted.

The report of the Health and Morals Committee to whom was re-committed the report of said Committee in the matter of disposing of the City's Garbage in the City Park was read and filed.

The Health and Morals Committee having approved the applications of Peter Johnston and Joseph Nauchbauer for retail liquor Licenses were presented and granted.

The report of the Commissioners heretofore appointed to assess damages and benefits in the matter of opening and widening University Avenue, between 3rd and 6th Streets, was read and the motion adopted and confirmed by the following vote, to-wit:

Ayes Aldermen Phoub: Whitney: Brandt: Spears:
Levi: Blochman and Nutt.

Noes None

Absent Aldermen Bachman and Sill

Said Report as adopted is as follows.
To the Common Council of the
City of San Diego.

We, the undersigned, Commissioners appointed by your Honorable Body, respectfully report that on the 9th and 17th days of April, 1894, a Resolution of Intention to widen University Avenue from Fifth to Sixth Streets, was passed by the Common Council of said City of San Diego, and to assess damages and benefits occasioned by such widening, on the property within the district described in said Resolution, reference to which Resolution was by the direction of the Common Council of said City, published in

The day began thus, for a period of ten days, from
 the 11th to the 21st days of June, 1894, both days in-
 clusive; that by the decision of the Committee on
 of said City, the street Superintendent of said City
 caused to be commencingly published and put along
 the line of said street, the notice of the passage of
 said Resolution in the manner and form required by
 law; that in accordance to the proposed form of
 said Resolution were made or filed with the City Clerk
 within the time required by law, or at all;
 when on the 11th day of June, 1894, a Resolution
 ordering the widening of said University Avenue
 from Fifth to Sixth Streets was adopted by the
 Common Council of said City, that on the 17th day
 of June, 1894, the Common Council passed an
 order of J. R. Baker, John J. Baker and Frank C. Baker
 for a Board of Commissioners to assess damages
 and to report back to have the general supervision
 of all work pertaining to the widening of said street
 all described in said Resolution of said City; that
 on the 26th day of November and on the 1st day of December
 1894, the Common Council passed an order of choice
 Mr. Engel and J. R. Baker, Commissioners were
 chosen. Said order of choice was made by
 J. R. Baker, John J. Baker and Frank C. Baker
 to assess damages and to have the general
 supervision of all work pertaining to the widening of
 said street, as described in said Resolution of said
 that after receiving notice of said order of choice, the
 the widening of said street, and also have acted as
 Commissioners and also as, and also since have acted as
 such. The Commission as such Commissioners proceed
 to view the land and examine the property affected
 by said widening and having considered the value of the prop-
 erty sought to be taken, the public use, the necessity
 of said improvement, to the city, the
 of said street or parcels of land described by the widening
 at the south end corner by Block 21, of North 13th Street
 and widening North along the east line of said Block 21
 City, that said five tenth feet (173 5/10) there Block 21
 (200) feet; three hundred thirty feet along the West line of said
 Block one forty five feet and five tenth feet (173.5) feet, there Block 21

ing East along the South line of said Block
 one 200 feet, to point of beginning, being a strip
 of land forty three and five tenths feet wide, and
 200 feet long off of the South end of said Block
 One of North side addition, which property is
 wholly unimproved, and the title to which is
 in George H. Hill and W. H. King, we value
 at the sum of Eight Hundred Dollars (\$800).

The amount thus awarded to said King and Hill,
 is in full payment for all land taken;
 there being no damages to the residue.

The cost and expenses incident to said imp-
 rovements, incurred by the Commission are as follows:

| | |
|---------------------------------|---------|
| Printing and posting notices | \$6.70 |
| Maps, City Engineer. | \$2,000 |
| Stationary and Typewriting | 75 |
| San Diego Abstract Co. | \$15.70 |
| L. B. Hakes, Commissioner | \$18.00 |
| Jesse Gillmore Commissioner | \$18.00 |
| Charles M. Briggs, Commissioner | 18.00 |
| Total | \$97.15 |

We therefore find that the compensation awarded
 to the owners for land taken, together with the costs
 and expenses incurred in the widening of said univer-
 sity Avenue is as follows:

| | |
|------------------------------------|----------|
| Compensation awarded Hill and King | \$800.00 |
| Costs and expenses incurred | 97.15 |
| | \$897.15 |

and we hereby assess said sum of Eight Hundred
 ninety seven and fifteen one hundredths dollars, in
 proportion to benefits upon and against the lands
 included within the District, the exterior boundaries of
 which were fixed in said Resolution of Intention
 and which together with the several pieces and parcels
 of land assessed, the amount assessed upon each,
 and the names of the owners of each are accurately
 shown by the plat or maps hereto attached and made
 a part of this report as follows:

~~Lot 1 Block~~

| Lot | Block | Section | Owner | Assessm \$ / ct | Lot | Block | Section | Owner | \$ | cts |
|-----|-------|----------------------|---|--------------------|---------------------------------------|-------|------------------------|----------------------------|-----|-----|
| 23 | 15 | Cuttenden | Cuttenden | 3 25 | | | | Brok forward | | |
| 24 | 15 | " | Do | 3 25 | 6 | b | Estadillo Caption | W.H. & Michael J Brophy | 4 | 25 |
| 13 | 16 | " | Do | 3 90 | 7 | b | " | Do | 4 | 25 |
| 14 | 16 | " | Do | 3 90 | 8 | c | " | Do | 4 | 25 |
| 15 | 16 | " | Do | 3 90 | 9 | c | " | Do | 4 | 25 |
| 16 | 16 | " | Do | 3 90 | 10 | c | " | Do | 4 | 05 |
| 17 | 16 | " | Do | 3 90 | 1 | d | " | Do and C.W. | 4 | 25 |
| 18 | 16 | " | Do | 3 90 | 2 | d | " | Pauly, Assignee | 4 | 25 |
| 19 | 1 | " | Do | 4 45 | 3 | e | " | Do | 4 | 25 |
| 20 | 16 | " | Do | 4 45 | 4 | e | " | Do | 4 | 25 |
| 21 | 16 | " | Do | 4 45 | 5 | e | " | Do | 4 | 25 |
| 22 | 16 | " | Do | 4 45 | 6 | e | " | Do | 4 | 25 |
| 23 | 16 | " | Do | 4 45 | 7 | e | " | W.P. Grennell | 4 | 25 |
| 24 | 16 | " | Do | 4 45 | 8 | e | " | Do | 4 | 25 |
| 1 | A | Estadillo Caption | Bridge M. Barry | 5 05 | 9 | d | " | Do | 4 | 25 |
| 2 | A | " | Do | 4 25 | 10 | d | " | B. J. Grennell | 5 | 05 |
| 3 | A | " | Do | 4 25 | 10 | 1 | North Side Addition | Geo. H. Hill & W.H. King | 6 | 50 |
| 4 | A | " | St. Jos Hospital Sanitarium of the Sisters of Mercy | 4 25 | 11 | 1 | " | Do | 6 | 50 |
| 5 | A | " | Do | 4 25 | 14 | 1 | " | Do | 6 | 50 |
| 6 | A | " | Do | 4 25 | 15 | 1 | " | Do | 6 | 50 |
| 7 | A | " | Do | 4 25 | South 23.5 ft. of Lot 9, Block 1 | | | | | |
| 8 | A | " | Do | 4 25 | North Side Addition Geo. H. Hill and | | | | | |
| 9 | A | " | Do | 4 25 | W. H. King Owners | | | | | |
| 10 | A | " | Do | 5 05 | North 6.5 ft. of Lot 12, Block 1 | | | | | |
| 1 | B | " | Katherine Wesley | 5 05 | North Side Addition Geo. H. Hill and | | | | | |
| 2 | B | " | Do | 4 25 | W. H. King | | | | | |
| 3 | B | " | Do | 4 25 | North 6.5 ft. of Lot 13 in Block 1 | | | | | |
| 4 | B | " | Benjamin Caddle | 4 25 | North Side Addition Geo. H. Hill and | | | | | |
| 5 | B | " | Do | 4 25 | W. H. King Owners | | | | | |
| 6 | B | " | Rophia A. Remindino | 4 25 | South 23.5 ft. of Lot 16 in Block 1 | | | | | |
| 7 | B | " | Do | 4 25 | North Side Addition, Geo. H. Hill and | | | | | |
| 8 | B | " | Do | 4 25 | W. H. King, owners. | | | | | |
| 9 | B | " | Do | 4 25 | That trach of Land described by | | | | | |
| 10 | B | " | Do | 5 05 | beginning from point where the | | | | | |
| 1 | C | " | W. H. & Michael J. Brophy | 5 05 | line of Dublo Lot 6 intersects | | | | | |
| 2 | C | " | Do | 4 25 | the West line of fifth street; thence | | | | | |
| 3 | C | " | Do | 4 25 | running North 205 feet; thence | | | | | |
| 4 | C | " | Do | 4 25 | West 1021 feet; thence south | | | | | |
| 5 | C | " | Do | 4 25 | 301.5 feet; thence East 1021 feet | | | | | |
| | | | | | to the place of beginning | | | | | |
| | | | | | Total. | | | | | |
| | | | | | | | | | 270 | 25 |
| | | | | | | | | | 897 | 15 |

In testimony whereof, we have hereunto set
our hands this 27th day of December, 1894.

Chas W Briggs

L. B. Hakes

Jesse Gillmore

Attest

Subscribed and sworn to before
me this 27th day of December, 1894.

J. D. Goldman

City Clerk.

A communication from requesting the Council to
allow him the sum of Five dollars in payment of
work done in 25th St. between "L. and "M. was read and
referred to the Board of Public Works as recommended by
the joint street committee.

A report of the street committee to whom was referred
the petition of Chas. W. Briggs to have the Council establish
the grade of 23rd St. between "B. and "E. streets, was
read and adopted and is as follows.

The joint street committee recommend that the
City Engineer be instructed to make the necessary survey
and present a profile and ordinance with a view of establish-
ing the grade of 23rd St. from the south line of the Park
to 100 feet north of "H. being the entire street.

H. P. Whitney

C. C. Brandt

W. J. Prank

C. C. Hakes

3/
27 1895

The street committee's report on the petition of J. R. Spencer
et-al requesting the Council to have the grade established on
32nd St. between Logan Ave. and "M. street, was read and
adopted and is as follows:

The street committee recommend that the within pet-
ition be granted and the City Engineer be instructed to make
the necessary survey to carry out the request of petitioner.

H. P. Whitney

W. J. Prank

C. C. Brandt

C. C. Hakes

3/
27/1895

A petition of Kaland and Co. for permission to grade 17th Street between K & L. was read and granted in accordance with the recommendation of the Joint Street Committee.

A report of the Street Committee to whom was referred the petition of W. H. Forbes, for Fifty dollar damages sustained to his property on 13th Street between D. and E., caused by the late rain, was read and on motion adopted and is as follows.

We recommend that the within petition be denied.

- H. P. Whitney
- C. C. Braudh.
- W. J. Prouh.
- C. C. Hakes
- C. W. Pauly

3/27 Jh Str. Com.

A report of the Joint Street Committee to whom was referred the Resolution providing for the Completion of the Fifth and B. Street Culvert, was read and on motion adopted and is as follows:

We recommend that the within Resolution be adopted.

- H. P. Whitney
- C. C. Braudh.
- W. J. Prouh.
- C. C. Hakes

3/27 Jh Str. Committee

Thereupon a resolution in conformity with the above report was adopted by the following vote:
Ayes Aldermen Prouh, Whitney, Braudh, Spears, Levi, Blochman and Nutt.

Noes None

Absent Aldermen Bachman and Sill.

Said Resolution as adopted is as follows.

Joint Resolution No. 568

Be it Resolved by the Common Council that the Board of Public Works be, and is hereby authorized and instructed to complete a concrete Flume at the intersection of Fifth & B. Streets, according to the plans and estimates of the City Engineer now on file in said Engineers Office, the estimated cost thereof being about \$700⁰⁰/₁₀₀ over

I hereby certify that the indebtedness incurred by the adoption of the above Resolution may be incurred without violating any of the provisions of the Charter.

Wch. 18, 1895.

Nah. R. Peters

Auditor

An Ordinance establishing the Grade of Front Street between Ivy Street and Maple Street, was read and adopted in accordance with the recommendation of the street committee, by the following vote, to-wit:

Ayes Aldermen Cronk: Whitely: Brandt: Spears: Levi:
Blochman and Kirtt,

~~Noes None~~

~~Absent Aldermen~~ Bachman and Sill.

Said Ordinance as adopted is as follows.

Ordinance No. _____

An Ordinance establishing the Grade of Front Street from the North line of Ivy Street, to the North line of Maple Street in the City of San Diego, State of California.

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

Section 1. The grade of Front Street to the North line of Maple Street, is hereby established as follows:

The elevation of the points herein named above the datum line of bells fixed by Ordinance No 3, shall be fixed as follows:

At the southwest corner of Front and Ivy Streets 170 feet; at the northwest corner thereof 175.50 feet; at the southeast corner thereof 170 feet; and at the northeast corner thereof 177.00 feet;

At the southwest corner of Front and Juniper Streets, 186.00 feet; at the northwest corner thereof 186.00 feet; at the southeast corner thereof 187.00 feet; and at the northeast corner thereof 187.00 feet.

At the southwest corner of Front and Kalua Streets 197.00 feet; at the northwest corner thereof 197.00 feet; at the southeast thereof 198.00 feet; and at the northeast corner thereof 198.00 feet.

At the southwest corner of Front and Laurel Streets 204.00 feet; at the northwest corner thereof 204.00 feet; at the southeast corner thereof 206.50 feet; and at the northeast corner thereof 206.50 feet.

at the southwest corner of Front and Maple streets 207.00 feet; at the northwest corner thereof 207.00 feet; at the southeast corner thereof 209.00 feet and at the northeast corner thereof 209.00 feet.

And the grade of said Front Street between the points fixed by this Ordinance shall be of uniform ascent and descent as shown by the grade map made by the City Engineer and on file in his office.

The center of said street shall be an average elevation of the curb grades.

Section 2. All Ordinances or parts of Ordinances in conflict herewith are hereby repealed and this Ordinance shall take effect and be in force from and after its passage, approval and one publication.

An Ordinance establishing the Grade of Sixth Street between the North line of B. Street and the South line of the City Park, was read and on motion adopted as recommended by the Street Committee, by the following vote, to-wit:

Ayes Aldermen Crayth; Whiteley; Brandt; Spears; Levi; Blochman and Nutt.

Noes None

Absent Aldermen Bachman and Sill

Said Ordinance as adopted is as follows

Ordinance No. 3

An Ordinance establishing the Grade of Sixth Street, from the North line of B. Street, to the South line of the City Park, in the City of San Diego, State of California.

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

Section 1. The Grade of Sixth Street, from the North line of B. Street to the South line of the City Park is hereby established as follows.

The elevation of the points herein named above the datum line of levels fixed by Ordinance No 3, shall be fixed as follows:

At the North corner of Sixth Street and B. Streets 58.50 feet at the North East corner thereof 58.50 feet at the South

At the southwest corner of Sixth street and A. Streets 79.00 feet; at the Northwest corner thereof 81.20 feet; at the southeast corner thereof 80.2 feet; and at the Northeast corner thereof 82.00 feet.

At the southwest corner of Sixth and ash streets 98.20 feet; at the Northwest corner thereof 101.30 feet; at the southeast corner thereof 99.50 feet; and at the Northeast corner thereof 102.50 feet.

At the southwest corner of Sixth and Beach streets 114.50 feet; at the Northwest corner thereof 116.50 feet; at the southeast corner thereof 115.50 feet; and at the Northeast corner thereof 117.50 feet.

At the southwest corner of Sixth and cedar streets 125.00 feet; at the Northwest corner thereof 127.00 feet; at the southeast corner thereof 126.00 feet; and at the Northeast corner thereof 128.00 feet.

At the intersection of the East line of 6th street and the South line of the City Park 141.30 feet.

At the intersection of the West line of 6th street and the South line of the City Park 141.30 feet.

And the grade of said Sixth street, between the points fixed by this Ordinance, shall be of uniform ascent and descent, as shown by the grade map made by the City Engineer and on file in his office.

The center of said street shall be on an average elevation of the curb grades.

Section 2. All Ordinances or parts of Ordinances in conflict herewith are hereby repealed and this Ordinance shall take effect and be in force from and after its passage approval and one publication.

An Ordinance establishing the Grade of Hawthorne Street from the East line of Fifth street to the west line of the City Park was read and adopted in accordance with recommendation of the Street Committee by the following vote to-wit:

Ayes Aldermen Crouh: Whitney: Brandt: Spears: Levi:
Blochman: and Nett.

~~Wass~~ Aldermen Bachman and Sill

Said Ordinance as adopted is as follows

Ordinance No. _____

An Ordinance establishing the Grade of Hawthorne

Street from the East line of Clark Street, to the West line of the City Park in the City of New York, State of California.

Be it Ordained by the Board of Commissioners of the City of New York as follows:

Section 1. The grade of Madison Street from the East line of Clark Street to the West line of the City Park is hereby established as follows:

The elevation of the points herein named above shall be given as follows:

At the North East corner of Madison Street at 5th Street 198.50 feet, at a point on the South line of Madison Street

at a point 100 feet due East from the North East corner of Madison Street and 5th Street 208.00 feet.

At a point 80 feet due North of East Madison Street 196.00 feet.

At the North East corner there 198.50 feet, at a point on the South line of Madison Street

at a point 100 feet due East from the North East corner of Madison Street and 5th Street 208.00 feet.

At the intersection of the West line of the City Park and the West line of the East line of Madison Street 211.00 feet.

At the intersection of the North line of Madison Street and the West line of the City Park 210.00 feet.

At the intersection of the North line of Madison Street and the West line of the City Park 211.00 feet.

And the grade of said Madison Street between the points fixed by this Ordinance shall be a uniform

grade fixed by the City Engineer, as shown by the grade map

made by the City Engineer and on file in his office

at the City of New York, shall be an average elevation

of the level grades.

Section 2. All Ordinances or parts of Ordinances in conflict herewith are hereby repealed and this Ordinance shall take effect and be in force from and after its passage, approval and publication.

The Clerk reported the Ordinance of Geo. H. Spear, Chairman of the Board of Public Works of the City of New York, to the City of New York, State of California, showing that

the Resolution ordering the work by Alexander G. Street on both sides between 4th and 5th Streets, and continuing the streets intersecting the said "G" Street, was correctly published in said newspaper for the period of two days, to-wit:

The City of New York, State of California, showing that

the Resolution ordering the work by Alexander G. Street on both sides between 4th and 5th Streets, and continuing the streets intersecting the said "G" Street, was correctly published in said newspaper for the period of two days, to-wit:

from the 21st day of March 1895, to the 23rd day of March 1895, both days inclusive, also

The Affidavit of Geo. D. Goldman, Clerk of the City of San Diego, California, showing that he did on the 26th day of March 1895 post conspicuously in the following places, to-wit: On the door of the Council Chamber of the Board of Delegates of the City of San Diego, California, and on the door of the Council Chamber of the Board of Aldermen of said City, copies of the Resolution ordering the work of sidewalk and crosswalking "C" Streets from the East line of Fourth Street, to the West line of Twelfth Street, together with copies of the specifications therefor as contained in Ordinance No 252 (a copy of which said Resolution and Ordinance containing specifications was thereto attached, and made a part of said Affidavit) and that the same remained so posted for the period of Five days immediately thereafter, also

The Affidavit of Geo. H. Spear, Foreman of the Printers and publishers of the San Diego Sun, a newspaper published daily (except Sunday) at the City of San Diego, State of California, showing that the Notice Inviting Street Work Proposals (being the notice inviting bids or proposal for sidewalk and crosswalking "C" Streets between 4th & 12th Streets.) was correctly published in said newspaper for the period of three days, to-wit: from the 21st day of March 1895, to the 23rd day, both days inclusive, also

The Affidavit of Geo. D. Goldman, Clerk of the City of San Diego, State of California, showing that he did on the 22nd day of March 1895, post conspicuously in the following places, to-wit: On the door of the Council Chamber of the Board of Delegates of the City of San Diego, California, and on the door of the Council Chamber of the Board of Aldermen of said City, copies of the notice inviting Street Work Proposals for sidewalk and crosswalking "C" Streets, from the East line of Fourth Street, to the West line of Twelfth Street, together with copies of the specifications therefor as contained in Ordinances No 226 & 252 (a copy of which said Notice and Ordinances containing specifications are thereto attached, and made a part of this Affidavit) and that the same remained so posted for the period of five days immediately thereafter.

Said affidavits were received and ordered filed: Whereupon the Clerk states that in accordance

with the foregoing and above advertising he had received two bids for the work of sidewalking and cross-walking E. Street as aforesaid, to wit:

That of John Engelbrek, proposing to do said work for thirteen and one half cents per square foot, said bid was accompanied by a certified check for the sum of \$90.⁰⁰ by the First Natl Bank, also

That of Over and Nagle proposing to do said work for fifteen cents per square foot, said bid was accompanied by a Bond as required by law.

On Motion of Alderman Brouk the Bid of John Engelbrek as aforesaid was accepted by the following vote to-wit:

Ayes Aldermen Brouk: Whitney: Brandt: Spears:
Levi: Blochman and Nutt.

Noes None

Absent Aldermen Bachman and Sill

The petition of property owners fronting on 7th Street requesting the Council to order the sidewalking and crosswalking of 7th Street between B. and C. Streets, was read and on motion granted as recommended by the joint street committee.

Alderman Sill here enters and takes his seat in the Board.

A Resolution of Intention to grade 8th Street, from the North line of "N. Street, to the South line of the City Park, was read and on Motion adopted by the following vote to-wit:

Ayes Aldermen Brouk: Brandt: Spears: Levi: Blochman:
Sill and Nutt.

Noes Alderman Whitney

Absent Alderman Bachman

Said Resolution as adopted is as follows

Resolution of Intention

To grade "Eighth" Street, from the North line of "N. Street" to the South line of the City Park.

Resolved, that it is the intention of the Common Council of the City of San Diego, State of California, to order the following Street work to be done, to-wit: That "Eighth" Street in

days and the notice of the passage thereof for six days as often as said newspaper is issued therein.

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

The following opinion of the City Attorney in the matter of the petition of H. H. Smith, requesting a correction of certain erroneous assessments, was read and adopted, and petition granted.

Law Department, City Hall

San Diego, Cal. April 14th 1895

To the Honorable Common Council of
The City of San Diego,
Gentlemen:

In the matter of the petition of H. H. Smith, asking to be relieved from certain costs made in erroneously advertising his property for certain costs made in erroneously advertising his property for sale referred to me by your Finance Committee, I would recommend that the Tax Collector be instructed to cancel the certificates of sale upon the property described in said petition upon tender of payment of amount of taxes legally levied and assessed against said property.

Respectfully

William H. Miller

City Attorney

The following opinion of the City Attorney to whom was referred the petition of William A. Winder, relative to the cancellation of certain taxes levied and assessed upon the north west quarter of Pueblo Lot 1122, was read and adopted, viz:

Law Department

San Diego, Cal. April 14th 1895

To the Common Council of the
City of San Diego,
Gentlemen:

In the matter of the petition of William A. Winder referred to me by your Finance Committee relative to the cancellation of certain taxes levied and assessed upon the ground that the Board of Supervisors of San Diego County

have vacated and closed the streets running through said property. I beg to advise you that the Board of Supervisors of this County have no power of jurisdiction over any of the streets, lanes or alleys within the corporate limits of the City: their act of attempted vacation was without authority and void. I therefore recommend that the petition be not granted.

Respectfully submitted,
 William H. Fuller,
 City Attorney.

A communication from the Board of Public Works transmitting a bid from the San Diego Gas and Electric Light Company was read and filed, and bid of Gas Co. accepted, and the Board of Public Works instructed and authorized to enter into a contract with the San Diego Gas and Electric Light Company for the lighting of the City of San Diego for one year beginning April 1st 1895; said Bid was accepted by the following vote, to-wit:
 Ayes Aldermen, Couch, Whitely, Brandt, Spears,
 Levi, Blochman, Sill and Nutt.

Noes None

Absent Alderman Bachman

The report of the Tax collector, showing delinquent Taxes during march to the amount of \$353.73 was read and filed.

The estimate of the City Auditor, showing the probable necessities of the City of San Diego for the fiscal year 1895, was presented and referred to the Ways and means Committee.

The application of Martin Brown for a retail Liquor License, was presented and referred to the Committee Health and Morals.

The clerk presented the affidavit of Geo. H. Spears Foreman of the printers and publishers of the San Diego Sun a newspaper published daily at the City of San Diego, State of California (except Sunday), showing that the Resolution of Detention to Sidewalk Ninth Street

and that the committee on ways and means
 during the summer season, was very anxious
 of the services of the City of New York
 A Resolution was passed for the purpose
 that the committee on ways and means
 should be authorized to employ a clerk
 for the purpose of preparing a report
 on the subject of the City of New York
 and the same to be presented to the
 committee on ways and means at the
 next meeting of the committee.

A Resolution was passed for the purpose
 that the committee on ways and means
 should be authorized to employ a clerk
 for the purpose of preparing a report
 on the subject of the City of New York
 and the same to be presented to the
 committee on ways and means at the
 next meeting of the committee.

A Resolution was passed for the purpose
 that the committee on ways and means
 should be authorized to employ a clerk
 for the purpose of preparing a report
 on the subject of the City of New York
 and the same to be presented to the
 committee on ways and means at the
 next meeting of the committee.

A Resolution was passed for the purpose
 that the committee on ways and means
 should be authorized to employ a clerk
 for the purpose of preparing a report
 on the subject of the City of New York
 and the same to be presented to the
 committee on ways and means at the
 next meeting of the committee.

A Resolution was passed for the purpose
 that the committee on ways and means
 should be authorized to employ a clerk
 for the purpose of preparing a report
 on the subject of the City of New York
 and the same to be presented to the
 committee on ways and means at the
 next meeting of the committee.

A Resolution was passed for the purpose
 that the committee on ways and means
 should be authorized to employ a clerk
 for the purpose of preparing a report
 on the subject of the City of New York
 and the same to be presented to the
 committee on ways and means at the
 next meeting of the committee.

A Resolution was passed for the purpose
 that the committee on ways and means
 should be authorized to employ a clerk
 for the purpose of preparing a report
 on the subject of the City of New York
 and the same to be presented to the
 committee on ways and means at the
 next meeting of the committee.

A resolution instructing the City Engineer to prepare an estimate of the cost of constructing a sewer in 25th Street, between the City Park and "K" Street, was adopted and is as follows.

Be it Resolved etc.

That the City Engineer be and is hereby instructed to furnish an estimate of the cost of constructing a sewer in 25th Street, between from south line City Park and "K" Street.

At this ^{time} President Nutt appoints Aldermen Prouh, Brandt and Bachman on the Board of Equalization.

Whereupon the Board adjourned till Monday April 5th, 1893, at 7:30 O'clock P.M.

A. E. Nutt

President Board Aldermen

"Attest

Geo. D. Goldsman
City Clerk.

Adjourned Meeting

Council Chamber of the Board of
Aldermen, of the City of San Diego,
California, April 8th. 1895.

An adjourned meeting of the Board of Aldermen of the City of San Diego, was held this day at 7:30. O'Clock P. M. President Nutt presiding.

Present. Aldermen Whitney; Brandt; Spears;
Bachman; Sill; Nutt & Clerk Goldman.

Absent. Aldermen Prouh; Levi and Blochman.

On motion the reading of minutes was dispensed with.

The clerk informs the Board that he had received the returns from all the precincts of the City of ^{municipal} the Election held April 2nd 1895, and that the same was ready for the final action of the Board. Thereupon the President appoints Aldermen Sill and Spears as tellers, and the Board proceeds with the canvass, beginning with the First Ward, First Precinct, and continuing with each consecutive precinct, till each is completed, and the following result is shown, to-wit:

| Mayor | Ward | Preacher | William H. Carlson | Chas. S. Hamilton | M. A. Moore | Daniel Stone | Total vote Ward | Measurer | Ward | Preacher | Israel Bradt | Edward W. Buckley | A. J. Jewell | Total vote |
|-------|------|----------|--------------------|-------------------|-------------|--------------|-----------------|----------|------|----------|--------------|-------------------|--------------|------------|
| | 1 | 1 | 32 | 21 | 31 | 30 | 115 | | 1 | 1 | 48 | 24 | 41 | |
| | | 2 | 32 | 12 | 5 | 8 | 58 | | | 2 | 17 | 4 | 32 | |
| | | 3 | 8 | 8 | 7 | 7 | 30 | | | 3 | 11 | 7 | 9 | |
| | | 4 | 22 | 7 | 11 | 11 | 53 | | | 4 | 13 | 11 | 29 | |
| | 2 | 1 | 42 | 38 | 54 | 30 | 165 | | 2 | 1 | 60 | 32 | 65 | |
| | | 2 | 89 | 35 | 35 | 54 | 214 | | | 2 | 60 | 59 | 82 | |
| | 3 | 1 | 77 | 38 | 32 | 67 | 215 | | 3 | 1 | 78 | 46 | 88 | |
| | | 2 | 101 | 32 | 19 | 81 | 235 | | | 2 | 64 | 78 | 80 | |
| | 4 | 1 | 17 | 20 | 33 | 30 | 100 | | 4 | 1 | 35 | 24 | 40 | |
| | | 2 | 55 | 69 | 53 | 48 | 225 | | | 2 | 79 | 37 | 103 | |
| | 5 | 1 | 113 | 28 | 17 | 81 | 243 | | 5 | 1 | 52 | 74 | 103 | |
| | | 2 | 58 | 9 | 6 | 59 | 141 | | | 2 | 28 | 53 | 40 | |
| | 6 | 1 | 41 | 29 | 46 | 75 | 192 | | 6 | 1 | 82 | 44 | 61 | |
| | | 2 | 124 | 64 | 86 | 95 | 373 | | | 2 | 118 | 88 | 161 | |
| | 7 | 1 | 79 | 25 | 49 | 129 | 285 | | 7 | 1 | 85 | 92 | 98 | |
| | | 2 | 109 | 22 | 17 | 47 | 201 | | | 2 | 46 | 78 | 57 | |
| | 8 | 1 | 37 | 18 | 24 | 63 | 145 | | 8 | 1 | 44 | 51 | 38 | |
| | | 2 | 54 | 53 | 55 | 100 | 269 | | | 2 | 89 | 80 | 88 | |
| | | | 1090 | 528 | 580 | 1015 | 3259 | | | | 1009 | 882 | 1215 | |

over

Aldermen

| Ward | Preauch | John C. Atherton | Frank W. Barnes | Amos Beard | Frank P. Brewer | A. E. Dodson | Alfred E. Ellis | Wm. Edmund Goldkamp | Frank E. Hiltore | R. W. Meredith Jones | C. L. Stockton | Henry Sweeney | H. C. Peck | George B. Watson | Scattering |
|------|---------|------------------|-----------------|------------|-----------------|--------------|-----------------|---------------------|------------------|----------------------|----------------|---------------|------------|------------------|------------|
| 1 | 1 | 31 | 45 | 48 | 29 | 43 | 13 | 9 | 48 | 11 | 16 | 35 | 33 | 59 | |
| | 2 | 9 | 26 | 21 | 11 | 15 | 4 | 6 | 16 | 7 | 16 | 25 | 8 | 22 | |
| | 3 | 8 | 13 | 5 | 7 | 9 | 6 | 8 | 9 | 9 | 6 | 11 | 6 | 10 | |
| | 4 | 14 | 38 | 26 | 7 | 12 | 9 | 10 | 22 | 9 | 5 | 8 | 5 | 24 | |
| 2 | 1 | 29 | 89 | 69 | 40 | 53 | 6 | 5 | 85 | 15 | 20 | 75 | 24 | 92 | |
| | 2 | 63 | 64 | 72 | 42 | 65 | 32 | 28 | 61 | 39 | 22 | 99 | 35 | 83 | |
| 3 | 1 | 64 | 63 | 92 | 54 | 93 | 17 | 21 | 58 | 29 | 41 | 73 | 48 | 93 | |
| | 2 | 88 | 47 | 97 | 56 | 100 | 32 | 33 | 45 | 33 | 36 | 85 | 40 | 93 | |
| 4 | 1 | 39 | 37 | 48 | 23 | 56 | 14 | 14 | 39 | 16 | 16 | 27 | 12 | 49 | |
| | 2 | 50 | 90 | 82 | 60 | 111 | 12 | 18 | 103 | 32 | 29 | 88 | 43 | 113 | |
| 5 | 1 | 80 | 46 | 105 | 56 | 93 | 27 | 20 | 45 | 35 | 49 | 100 | 54 | 100 | |
| | 2 | 69 | 23 | 47 | 19 | 46 | 32 | 35 | 19 | 31 | 28 | 40 | 19 | 40 | |
| 6 | 1 | 72 | 64 | 91 | 43 | 88 | 22 | 26 | 64 | 28 | 40 | 38 | 21 | 115 | |
| | 2 | 104 | 118 | 169 | 111 | 171 | 27 | 28 | 130 | 44 | 77 | 107 | 70 | 200 | |
| 7 | 1 | 116 | 75 | 150 | 69 | 124 | 35 | 58 | 73 | 45 | 31 | 79 | 34 | 144 | |
| | 2 | 59 | 37 | 55 | 43 | 56 | 32 | 38 | 33 | 37 | 38 | 88 | 38 | 62 | |
| 8 | 1 | 70 | 38 | 64 | 23 | 45 | 34 | 55 | 29 | 38 | 15 | 33 | 17 | 68 | 2 |
| | 2 | 96 | 84 | 140 | 69 | 109 | 44 | 69 | 65 | 51 | 44 | 68 | 34 | 136 | 2 |
| | | 1061 | 997 | 1361 | 762 | 1289 | 398 | 481 | 944 | 509 | 529 | 1079 | 541 | 1505 | |
| | | | | X | | X | | | | | | X | | X | |

Trustees Public Library

| Ward | Beauchamp | William J. Brackett | J. C. Case | J. Cleveland | C. E. Heath | E. W. Kendrick | A. M. Kitchin | George W. Marton | Chedick Mackin | Julian Metcalf | Philip Morse | Samuel W. Phillips | George S. Ridgeman | Thos. K. Smith | Scattermy | |
|------|-----------|---------------------|------------|--------------|-------------|----------------|---------------|------------------|----------------|----------------|--------------|--------------------|--------------------|----------------|-----------|---|
| 1 | 1 | 19 | 56 | 58 | 25 | 41 | 50 | 52 | 25 | 24 | 67 | 57 | 17 | 15 | 1 | |
| | 2 | 11 | 41 | 26 | 24 | 18 | 20 | 20 | 15 | 8 | 20 | 22 | 8 | 8 | | |
| | 3 | 8 | 12 | 12 | 11 | 11 | 8 | 12 | 7 | 12 | 9 | 14 | 7 | 7 | | |
| | 4 | 14 | 26 | 25 | 8 | 12 | 21 | 20 | 11 | 14 | 29 | 22 | 10 | 14 | | |
| 2 | 1 | 13 | 96 | 99 | 45 | 71 | 81 | 91 | 34 | 23 | 110 | 67 | 12 | 18 | | |
| | 2 | 37 | 91 | 75 | 50 | 75 | 83 | 99 | 43 | 54 | 105 | 73 | 45 | 48 | | |
| 3 | 1 | 31 | 99 | 73 | 54 | 105 | 78 | 105 | 56 | 58 | 125 | 83 | 33 | 35 | 3 | |
| | 2 | 50 | 81 | 58 | 61 | 104 | 65 | 90 | 73 | 83 | 112 | 103 | 41 | 49 | 3 | |
| 4 | 1 | 14 | 40 | 38 | 27 | 51 | 36 | 46 | 32 | 32 | 66 | 54 | 17 | 15 | | |
| | 2 | 23 | 107 | 103 | 65 | 106 | 89 | 133 | 75 | 44 | 144 | 95 | 26 | 24 | | |
| 5 | 1 | 42 | 90 | 70 | 79 | 100 | 62 | 95 | 71 | 61 | 105 | 91 | 41 | 55 | | |
| | 2 | 41 | 36 | 33 | 29 | 34 | 32 | 31 | 31 | 52 | 52 | 51 | 42 | 39 | | |
| 6 | 1 | 37 | 78 | 80 | 50 | 74 | 64 | 90 | 55 | 64 | 122 | 97 | 30 | 28 | | |
| | 2 | 37 | 172 | 148 | 123 | 157 | 149 | 185 | 96 | 87 | 235 | 154 | 40 | 57 | | |
| 7 | 1 | 50 | 117 | 103 | 61 | 122 | 85 | 105 | 82 | 103 | 170 | 125 | 57 | 51 | | |
| | 2 | 50 | 65 | 42 | 49 | 58 | 45 | 73 | 31 | 55 | 67 | 48 | 53 | 67 | 2 | |
| 8 | 1 | 46 | 47 | 37 | 27 | 47 | 36 | 52 | 39 | 67 | 69 | 59 | 41 | 46 | 2 | |
| | 2 | 69 | 101 | 104 | 64 | 105 | 80 | 119 | 70 | 103 | 148 | 115 | 70 | 73 | | |
| | | | 592 | 1355 | 1184 | 852 | 1291 | 1084 | 1418 | 846 | 944 | 1755 | 1330 | 590 | 649 | 8 |
| | | | X | | | X | | X | | X | X | | | | | |

First and Second Wards.

| Board Delegates Education | | | | | | | | | | Delegates Education | | | | | | | |
|---------------------------|----------|----------------|--------------|-------------|------------|------------|----------------|---------------|-------------|---------------------|----------|----------------|--------------|---------------|-----------------|------------|-------------|
| Ward | Precinct | J. A. Atkinson | S. A. Barker | Eus. Beckie | D. W. Chew | John Stock | Chas. E. Clark | C. P. S. Gake | C. L. Eward | Ward | Precinct | Cassius Carter | Rufus Choate | N. U. Paddock | Chas. W. Pauley | A. J. Goay | J. G. Jones |
| 1 | 1 | 30 | 64 | 26 | 39 | 37 | 10 | 42 | 56 | 2 | 1 | 57 | 63 | 86 | 90 | 107 | 42 |
| 1 | 2 | 40 | 13 | 7 | 20 | 21 | 8 | 15 | 33 | 2 | 2 | 84 | 98 | 99 | 93 | 115 | 66 |
| 1 | 3 | 19 | 2 | 3 | 25 | 5 | 12 | 4 | 14 | | | | | | | | |
| 1 | 4 | 27 | 29 | 12 | 10 | 16 | 12 | 9 | 26 | | | | | | | | |
| | | 116 | 108 | 48 | 94 | 79 | 42 | 70 | 129 | | | 141 | 161 | 185 | 183 | 222 | 108 |
| | | X | X | | | | | X | | | | | | X | X | X | |

Third Ward

| Board of Delegates | | | | | | | | Education | | | | |
|--------------------|----------|------------------|-------------|------------------|-------------|-----------------|--------------|-----------|----------|-------------|---------------|-------------|
| Ward | Precinct | Thomas M. Bodney | E. C. Hakes | Frank T. Wallace | John Warner | Henry R. Waters | Ross A. Wood | Ward | Precinct | A. S. Loran | E. C. Hickman | Joseph Surr |
| 3 | 1 | 64 | 106 | 40 | 77 | 64 | 35 | 3 | 1 | 78 | 47 | 76 |
| | 2 | 74 | 105 | 76 | 106 | 39 | 19 | | 2 | 80 | 49 | 84 |
| | | 138 | 211 | 116 | 183 | 103 | 54 | | | 158 | 96 | 160 |

Fourth Ward.

| Board of Delegates | | | | | Education | | | | | | | |
|--------------------|----------|-----------|------------|----------------|-----------|----------|---------------|-------------------|------|----------|-----------------|-------------|
| Ward | Precinct | Bob Baker | E. S. Knox | A. H. Olmstead | Ward | Precinct | E. R. Burnham | Sam. Gordon Jogle | Ward | Precinct | Charles Hubbell | Henry Neale |
| 4 | 1 | 63 | 40 | 84 | 4 | 1 | 55 | 41 | 4 | 1 | 71 | 24 |
| | 2 | 147 | 88 | 151 | | 2 | 113 | 101 | | 2 | 155 | 53 |
| | | 210 | 128 | 235 | | | 168 | 142 | | | 226 | 77 |

Over

Fifth ward

| Board Delegates | | | | | | | | Board Education | | | | |
|-----------------|----------|--------------|---------------|------------------|-------------|---------------|-----------------|-----------------|----------|-----------------|----------------|----------------|
| Ward | Precinct | Charles Stor | John Campbell | John P. Cantline | W. A. Kroak | J. L. Paulsen | Paul H. Rediger | Ward | Precinct | John B. Behrens | William Cooper | Alda M. Schind |
| 5 | 1 | 87 | 95 | 25 | 52 | 103 | 75 | 5 | 1 | 26 | 45 | 147 |
| | 2 | 27 | 54 | 45 | 17 | 53 | 31 | | 2 | 31 | 18 | 59 |
| | | 114 | 149 | 70 | 69 | 156 | 106 | | | 57 | 63 | 206 |

Sixth Ward.

| Board of Delegates | | | | | | | Board of Education | | | | | | | | | | |
|--------------------|----------|-------------|-------------|-------------|-------------------|-------------|--------------------|------|----------|-----------------|-----------------|-------------------|------------|------|----------|-------------|---------------|
| Ward | Precinct | C. H. Brown | C. M. Croak | S. A. Janel | George W. Maywood | W. J. Perin | Long term | Ward | Precinct | P. S. Leisewing | Bro. W. Peggart | Thomas J. Stewart | Short Term | Ward | Precinct | E. J. Louis | Joseph Winter |
| 6 | 1 | 99 | 25 | 68 | 71 | 91 | | 6 | 1 | 51 | 98 | 32 | | 6 | 1 | 120 | 58 |
| | 2 | 141 | 51 | 176 | 104 | 197 | | | 2 | 107 | 191 | 37 | | | 2 | 234 | 110 |
| | | 240 | 76 | 244 | 175 | 288 | | | | 158 | 289 | 69 | | | | 354 | 168 |

Seventh Ward.

| Board of Delegates | | | | | | | | | | Board of Education | | | | |
|--------------------|----------|-----------------|------------------|-----------------|-------------------|---------------|----------------|---------------|------------------|--------------------|----------|-------------|---------------|------------|
| Ward | Precinct | Thomas L. Brown | Thos. H. Dinkins | C. M. Ellsworth | George A. Merritt | C. M. Stevens | Melvin Shumock | Arman Welisch | Charles Melborne | Ward | Precinct | E. P. Gursi | N. S. Harward | Scattering |
| 7 | 1 | 52 | 55 | 59 | 43 | 7 | 84 | 148 | 65 | 7 | 1 | 110 | 125 | |
| | 2 | 29 | 88 | 26 | 39 | 21 | 39 | 54 | 25 | | 2 | 71 | 65 | 2 |
| | | 81 | 143 | 85 | 82 | 28 | 123 | 202 | 90 | | | 181 | 190 | 2 |

Over

Eighth Ward.

| Board of Delegates | | | | | | Board Education | | | | |
|--------------------|----------|------------------|-------------|----------------|-------------------|-----------------|----------|-------------------|-----------------|------------|
| Ward | Precinct | Edwin S. Burgerh | W. J. Davis | Frank A. Janda | Thomas J. Stearns | Ward | Precinct | William W. Eppard | James Marquardt | V. D. Reed |
| 8 | 1 | 84 | 48 | 68 | 61 | 8 | 1 | 71 | 49 | 18 |
| | 2 | 105 | 122 | 128 | 124 | | 2 | 118 | 85 | 51 |
| | | 189 | 170 | 196 | 185 | | | 189 | 134 | 69 |

The result of the foregoing canvass having been announced by the tellers. On motion of Alderman Brandt, the following named persons were declared elected at the Municipal election held April 2nd 1895. to fill the respective offices as indicated below, to-wit:

- | | | |
|----|---------------------|----------------------------------|
| 1 | William H. Carlsson | Mayor |
| 2 | J. J. Dowell | Treasurer |
| 3 | Adios Beard | Alderman |
| 4 | A. E. Dodson | Alderman |
| 5 | Henry Sweeney | Alderman |
| 6 | George B. Watson | Alderman |
| 7 | D. Cave | Trustee San Diego Public Library |
| 8 | E. W. Hendrick | " " " " |
| 9 | George W. Marston | " " " " |
| 10 | Philip Morse | " " " " |
| 11 | Harriet W. Phillips | " " " " |
| 12 | J. A. Atkinson, Jr. | Delegate First Ward |
| 13 | S. J. Barker | " " " " |
| 14 | N. V. Paddock | " Second " " |
| 15 | Charles W. Parly | " " " " |
| 16 | C. C. Hakes | " Third " " |
| 17 | John F. Warner | " " " " |
| 18 | Fred Baker | " Fourth " " |
| 19 | S. H. Olmstead | " " " " |
| 20 | John Campbell | " Fifth " " |
| 21 | J. S. Paulsen | " " " " |
| 22 | D. J. Jones | " Sixth " " |
| 23 | W. J. Perrin | " " " " |
| 24 | Thos H. Dunkin | " Seventh " " |
| 25 | Herman Melisch | " " " " |
| 26 | Edwin S. Burgerh | " Eighth " " |

- 27 Frank A James Delegate Eighth Ward
- 29 C. L. Evans Member Board of Education First Ward
- 30 A. J. Gray " " " 2nd Ward
- 31 Joseph Kerr " " " 3rd Ward
- 32 E. R. Burnham " " " 4th Ward full term
- 33 Charles Hubbell " " " 4th " short term
- 34 Slda W. Ferris " " " 5th "
- 35 Jas. W. Paggash " " " 6 " full term
- 36 E. J. Louis " " " 6 " short "
- 37 N. S. Hammack " " " 7th ward
- 38 William W Gephart " " " 8th "

and the clerk was instructed to issue to said persons certificates of Election as required by law.

A Resolution of award being the award of the contract for the sidewalking and crosswalking of "C" street, between 4th and 12th streets, to J. Engelbrech, was read and on motion adopted by the following vote, to-wit:

Ayes Aldermen Whitney, Braudh, Spears, Bachman, Sill and Nutt.

Noes None

Absent Aldermen Proub, Levi and Blochman.

Said Resolution as adopted is as follows,
Resolution of award.

Of contract for sidewalking and crosswalking "C" street from the East line of Fourth Street to the West line of twelfth street.

Resolved, that the Common Council of the City of San Diego, California having in open session on the 1st day of April A.D. 1895, opened, examined and publicly declared all sealed proposals or bids offered for the following work, to-wit: That "C" street in said City from the East line of Fourth Street to the West line of twelfth street (except such portions thereof as are already sidewalked with artificial stone or concrete and bituminous rock) be sidewalked on both sides thereof with artificial stone or concrete; and that the intersections of said "C" street be crosswalked on both sides of "C" street from the West line of Seventh Street to the East line of twelfth street, with bituminous rock.

The side walks shall be constructed in accordance

with the provisions of Ordinance No. 252, approved April 24th, 1894.

and hereby rejects all of said bids except that next herein mentioned and hereby awards the Contract for said work to the lowest regular responsible bidder, to-wit: to J. Engelbrech at the following prices as specified in his proposal on file for said work, to-wit: Bituminous crosswalks in accordance with Ordinance No. 252, per square foot, thirteen and one-half cents.

Sidewalks in accordance with Ordinance No. 226, per square foot, eleven and one-half cents.

The Clerk of this City is hereby directed to post notice of this award conspicuously for five days on or near the Council Chamber door of this City, and also publish said notice in the San Diego Sun a daily newspaper published and circulated in this City, therefor and hereby designated, for two days.

The monthly report of the Police Judge showing fines collected to the amount of \$105.00 from March 3rd 1895 to April 3rd 1895, was read and filed.

A Resolution of Intention to sidewalk and curb 7th Street between B. and F. Streets, was read and on motion adopted by the following vote, to-wit:

Ayes Alderman Whitney, Brandt, Spears, Bachman, Sill and Nutt.

Noes None

Absent Alderman Prouh: Levi and Blochman

Said Resolution as adopted is as follows.

Resolution of Intention

To sidewalk and curb Seventh Street from the South line of B. Street to the North line of F. Street on both sides thereof.

Resolved, that it is the intention of the Common Council of the City of San Diego, State of California, to order the following Street Work to be done, to-wit:

That Seventh Street in said City, from the South line of B. Street to the North line of F. Street (except such portions thereof as are already sidewalked with artificial stone or concrete and bituminous rock) be sidewalked and curbed on both sides thereof with artificial stone or concrete. That

the sidewalks and curbing shall be constructed in accordance with the provisions of Article 2 of Ordinance No. 226, approved August 15th, 1894.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in the city in which this Resolution of Detention shall be published for two days, and the notice of the passage thereof for six days, as often as said newspaper is issued therein.

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

A Joint Resolution authorizing the Tax collector to cancel certain tax certificates issued upon fractional Pueblo Lot "G" was read and on motion referred to the Joint Finance Committee.

Application to construct concrete sidewalks on 7th Street in front of Lots J, J & K, Block 60 Hoston Addition also J, Block L, Block 45 Hoston Addition were granted to Mrs Hewitt, Hackett and Littlefield, R. Campion, Trustees Kenner Chapell and P. Johnson, respectively.

A protest to the establishing of the Grade of 6th Street between "B" Street and the City Park, signed by property owners representing 2275 front feet, was read and referred to the Joint Street Committee.

President Nutt did after first giving notice sign an Ordinance establishing the Grade of Hawthorne Street, between 5th Street and the City Park, also an Ordinance establishing the Grade of Frank Street, between Ivy and Maple Street.

Whereupon the Board adjourned till Tuesday April 23rd 1895, at 7:30 o'clock P.M.

A. E. Nutt
President Board of Aldermen

Attest
Geo. D. Galvan
City Clerk.

Adjourned Meeting

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, April 23rd 1895.

An adjourned meeting of the Board of Aldermen was held this day at 7:30 P. M. President Nutt presiding.

Present Aldermen Board: Spears; Bachman;
Blochman and Nutt, Clerk Fredman.

Absent Aldermen Board: Whitney; Levi and Bill
The minutes of meetings held April 1st and 8th 1895 were read & approved.

A communication from the Board of Public Works, transmitting a claim for \$5.00 from D. W. Stewart in payment of work done on 25th street, was read and on motion referred to the joint street committee.

The claim of J. A. France for a refund of money paid on account of an erroneous assessment was read and referred to the joint Finance Committee.

A petition signed by property owners on 13th street between "C" and "D" requesting the Council to stay further proceedings in the matter of grading said 13th street between "C" & "D" streets was read and on motion referred to the joint street committee.

The petition of S. P. Johnson, agent, Pacific Coast S.S. Co. for authority to construct an artificial stone sidewalk and curb on 7th street in front of Lots "C" & "D" in Block 20, Horton's Addition, was read and on motion granted.

The petition of A. S. Bassen et al. owners of property fronting on 11th street, requesting the Council to order said street sidewalked between "C" & "D" was read and on motion granted.

A petition of Antonio Fredman for authority to

lease about 500 acres of the City's Land. was read and referred to the City Lands Committee.

The monthly statement of the City Auditor showing the condition of the various Funds of the City, was read and filed.

The following report of the Street Committee to whom was referred the petition requesting the Council to repeal the Ordinance establishing the Grade of 6th Street, between B. Street & the City Park, was read and adopted, viz:

The Street Committee to whom was referred the within objection to the Ordinance fixing the grade of 6th Street, recommend that the same be denied and that said Ordinance be signed.

H. P. Whitney

W. J. Prouh

C. C. Brandt.

7/19/95

An Ordinance establishing the grade of 23rd Street, as recommended by the Street Committee, was read and on motion adopted by the following vote: ^{yeas}
Yeas Aldermen Brandt, Spears, Bachman, Blochman and Nutt.

Nays None

Absent Aldermen Prouh, Whitney, Levi and Sill

Said Ordinance as adopted is as follows

Ordinance No. _____

An Ordinance, establishing the Grade of Twenty Third Street, from the South line of G. Street, to the South line of A. Street, in the City of San Diego, State of California.

Be it Ordained by the Common Council of the City of San Diego, as follows.

Section 1 The Grade of Twenty Third Street from the South line of G. Street, to the South line of A. Street is hereby established as follows.

The elevation of the points herein named above the datum line of levels fixed by Ordinance No. 3, shall be fixed as follows.

At the Southwest corner of 23rd Street and G. Streets

The following report of the Street Committee to whom was referred the Ordinance providing for the acceptance of "F" Street between 6th and 8th Streets, was read and on motion adopted, viz:

The Street Committee recommended that the within Ordinance accepting "F" Street, from 6th to 8th, be not adopted on account of the Gas Mains, not being in.

H. P. Whitney
W. J. Prout
C. B. Braudh
C. W. Parly

4/19/95

The Health and Morals Committee having approved the application of Martin Browne for a retail Liquor License the same was presented and on motion granted.

A resolution of intention to Grad 8th Street, heretofore adopted by this Board, and amended by the Board of Delegates, by making provision for the exception of the "B" Street wooden Culvert where said 8th Street intersects and crosses "B" Street, was read and on motion the amendment was concurred in and Resolution adopted by the following vote, to-wit:

Ayes Aldermen Braudh; Spear; Bachman;
Blochman and Nutt.

Noes None

Absent Aldermen Prout; Whitney; Levi and Sill

Said Resolution as adopted is as follows:

Resolution of Intention
To Grade "Eighth" Street from the North line of "N" Street to the South line of the City Park.

Resolved that it is the intention of the Common Council of the City of San Diego, State of California, to order the following Street Work to be done, to-wit:

That "Eighth" Street in said City from the North line of "N" Street to the South line of the City Park (except such portions thereof as is required by law to be kept in order or repair by any person or company having railroad tracks thereon, and also that portion

All ~~provisions~~ shall be done under and contractors shall be bound by the provisions of Ordinance No. 201 and 53, approved, respectively February 27th, 1888, and December 24th, 1889. (Inserted by order of the Board made on June 18th, 1895.) (See Page 488.)

Harry W. Vincent,
deputy city clerk.

of said Eighth Street, at its intersection with "B" Street, which is occupied by a wooden Culvert commonly called and known as the "B. Street Flume" and the sidewalks thereof and the entire crossings of said "Eighth" Street, with the streets intersecting the same be graded to the official grade thereof as established by Ordinance No 201, approved February 27th 1888.

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

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

A Resolution of Intention to close up the Alley in Block One (1) Estudillo & Capron's Addition, was read and on motion adopted by the following vote, to-wit:
Ayes: Aldermen Brandt, Spear, Bachman, Blochman & Nutt.

Noes: None

Absent Aldermen: Proub, Whitney, Levi and Sill

Said Resolution as adopted is as follows.

Resolution of Intention
To order the closing up of the Alley in Block one (1) Estudillo and Capron's Addition, in the city of San Diego, California.

Resolved That the Common Council of the City of San Diego, California, deems it to be required by the public interest and convenience and hereby declares its intention to order, the closing up of the Alley in Block One (1) Estudillo and Capron's Addition to the city of San Diego, and that the bouages costs and expenses of making said improvement shall be assessed in proportion to the benefits upon a district the exterior boundaries of which are hereby fixed as follows, to-wit: All the property fronting on each side of said alley in said Estudillo & Capron's Addition to the City of San Diego, State of California.

The San Diego Sun is hereby designated as the

daily newspaper, published and circulated in this city in which notice of the passage of this Resolution of Detention shall be published for ten days as often as said newspaper is issued therein.

The Superintendent of Streets of this city is hereby directed to post and publish said notice in the manner prescribed by law.

A Joint Resolution providing for the decreasing of the rent of the City Jail property, was read and on motion referred to the Public Building Committee.

A Joint Resolution instructing the Joint Street Committee to investigate the advisability of closing up 7th Street, Estudillo and Capron's Addition, was read and on motion adopted by the following vote, to wit:

Ayes Aldermen Braudh; Spears; Bachman; Blochman & Nutt.

Noes None

Absent Aldermen Prank; Whitney; Levi and Sill
said Resolution as adopted is as follows
Joint Resolution No. 1

Resolved,

That the Joint Street Committee be, and is hereby directed to investigate and report upon the advisability of closing 7th Street, in Estudillo & Capron's Addition to the City of San Diego, from the South line of Grant Avenue to a point 45' 0 feet south thereof.

President Nutt did, after first giving notice sign in open session, an Ordinance establishing the grade of 23rd Street, between the South line of the City Park and the North line of Y. Street, also an Ordinance establishing the grade of 6th Street, between "B." Street and the City Park.

Thereupon the Board adjourned till Monday April 29th, 1895, at 7.30 o'clock P. M.

A. E. Nutt.
President Board of Aldermen

Attest
C. D. Jackson
City Clerk

Adjourned Meeting

Council Chamber of the Bank
Albany of the City of New York
California April 21st 1895.

The adjourned meeting of the Board of
Albany was held this day at 7:30
o'clock P.M. President Nutt presiding.
Present: Alderman Whitney; Board: Board:
Bachman; Nutt & Clerk Colwell.
Absent: Alderman Board; Levi; Sherman & Hill

The minutes of adjourned meeting held
April 23rd 1895 were read and approved.

The report of the Street Committee to
whom honor referred the petition of J. W. Howard
for an allowance of \$3⁰⁰ per year of work
done on 25th street, between E. W. Howard and
our station adopted and is as follows.

The Street Committee recommend that the
within petition be denied.

W. P. Whitney
E. S. Braddell
E. W. Pauls
to G. H. Stokes
4/27/95

The following report of the Joint Street
Committee to whom was referred the pet-
ition of property owners fronting on 13th Street
between E. and Streets, requesting the Council to
abandon the proceedings to grade said street,
was read and adopted, viz:

The Street Committee recommend the within
petition be granted: provided the owners of the
frontage on said street sign a written agreement
to not hold the City responsible for any damage
that may arise from work on said street.

W. P. Whitney
E. S. Braddell
E. W. Pauls
to G. H. Stokes
4/27/95

When upon a petition signed by property owners meeting on 13th Street, between 6th & 7th streets, in a general meeting, was held that all requests in general in Park, was made and filed, and the following Joint Resolution was passed by the grading of said 6th Street, was made on motion carried by the following vote, to-wit:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Resolved: That the following Resolution be adopted:

Arizona Railroad Co's prospect etc. was read & action with the Board of Delegates conferred with by the following vote to wit:

Ayes Aldermen Whitney, Braudh, Spears, Bachman & Blochman and Neth.

Noes Aldermen none

Absent Aldermen Houk; Levi and Sill

Said Resolution as adopted is as follows:

Joint Resolution No. 570

Be it Resolved by the common Council of the City of San Diego, as follows:

To Wm. H. Carlson, W.S. Grant Jr and S. J. Sill. be and they are hereby appointed a Committee to meet the representatives of the Central Arizona R. R. Co. in conference at San Francisco and that the Auditing Committee be and they are hereby authorized to audit and allow paid the expense of the Mayor in attending said meeting not to exceed the sum of \$100.00

The Health and Morals Committee having approved the applications of C. Jepsen, Martin Brown and Herman Fitz for retail liquor licenses the same were presented and on motion granted

A report of the Finance Committee to whom was referred the petition of J. A. Frank for a refund of money paid on account of double assessment on Block 417 Old San Diego was read and on motion adopted and is as follows.

The joint Finance Committee recommended the within petition be granted.

Geo. H. Spears
H. P. Whitney
C. W. Pauley
S. F. Barker

7/26/95

A joint Resolution instructing the Tax collector to cancel certain tax certificates was read and on motion adopted as recommended by the joint Finance Committee by the following vote:
Ayes Aldermen Whitney, Braudh, Spears, Bachman, Blochman

W. H. Sill

Boston North

New York

Stoughton Avenue, Boston, Dec 18th

Dear Sir, I have the honor to acknowledge the receipt of your letter of the 11th inst.

in relation to the proposed assessment for the year 1895, which was referred by the Board of Assessors to the Finance Committee for their consideration.

The Finance Committee has the honor to inform you that they have considered the same and have decided to recommend that the same be passed as shown in the within and that the Finance Committee be authorized to make such alterations as may be deemed proper.

A report of the Finance Committee to whom was referred the petition of J. G. Smith for a correction in a certain assessment for lot 2, Block 755, New South Street, was read and the same was adopted as a resolution.

- Geo. H. Pease
- W. P. Whitney
- C. M. Parley
- S. D. Parker

On motion of Alderman Sherman a vote of thanks was unanimously rendered by the Board to President North for the excellent and fair treatment they had received during the administration of President North as chairman.

At this time the clerk reads the foregoing minutes of the Board, date April 29th 1895, which were approved.

Thereupon the Board adjourned

Attest

Wm. D. Richardson
City Clerk

President Board of Assessors

Regular Meeting.

Council Chamber of the Board
of Aldermen of the City of
San Diego, California, May 6th, 1895.

Pursuant to the provisions of the Charter of the City of San Diego a meeting of the Board of Aldermen was held at 2:00 o'clock p.m. this day for the purpose of organization. The Board was called to order by the Clerk.

Present: Aldermen A. Beard, A. E. Dodson, Geo. B. Watson, H. Sweeney, Geo. H. Spears, A. Blochman, Jos. S. Bachman, Simon Levi and Deputy City Clerk Colwell.

Absent: Alderman W. J. Prout.

The first business in order being the election of President of the Board for the ensuing term, nominations were called for.

Alderman Sweeney nominates Alderman Levi. There being no further nominations, upon motion the clerk was instructed to cast the ballot of this Board for Alderman Levi for President for the ensuing term.

The clerk so casts the ballot and announces the result as follows:

For President Alderman Levi receives eight (8) votes.

Simon Levi having received the unanimous vote of the Board was declared duly elected President of the Board for the ensuing term. Thereupon President Levi takes the chair.

At this time a committee from the Board of Delegates, consisting of Delegates Perrin and James, appear and inform the Board of the organization of the Board of Delegates by the election of Delegate Charles W. Pauly as President of said Board.

President Levi now appoints Aldermen Sweeney and Dodson as a committee to notify the Board of Delegates of the organization of this Board and that this Board is now ready to meet with them in Joint Session for

the purpose of electing a City Clerk and City Attorney. Thereupon the Board proceeds, in a body to the Chamber of the Board of Delegates for the purpose of meeting with said Board in Joint Session.

Joint Session.

The Board of Aldermen being now seated with the Board the Delegates in Joint Session in the Chamber of the Board of Delegates, with President Levi in the Chair. The roll is called with the following result:

Present: Aldermen Beard, Dodson, Watson, Sweeney, Spears, Blochman, Bachman & Levi.

Delegates Barker, Altamirano, Paddock, Warner, Hakes, Almsted, Baker, Paulsen, Campbell, Perrin, Jones, Melich, Dunkin, Burgert, James & Pauly.

Absent: Alderman Prout.

The annual message of the Mayor, transmitting the reports of the various departments of the City for the fiscal year 1894, was read and filed.

President Levi states the next business in order is the election of City Clerk.

Upon motion of Delegate Almsted it is ordered that the Council proceed to ballot for City Clerk without nominating speeches.

The President appoints Delegates Hakes and Melich as tellers and the Council now proceeds to ballot for City Clerk with the following result:

Total vote cast twenty-four (24.)

Geo. D. Goldman receives fifteen (15) votes.

F. G. Colwell " nine (9) "

Geo. D. Goldman having received a majority of all the votes cast President Levi declares him duly elected to the office of City Clerk of the City of San Diego, California, for the ensuing term.

President Levi now states that the next business in order is the election of City Attorney.

Upon motion of Delegate Almsted it is ordered

that the Council proceed to ballot for City Attorney without nominating speeches.

The Council now proceed to ballot for City Attorney with the following result:

First Ballot.

| | | | |
|-----------------|----------|-----------|--------|
| Wm. H. Fuller | receives | eight (8) | votes. |
| Geo. J. Leovy | " | four (4) | " |
| H. E. Doolittle | " | eight (8) | " |
| E. W. Hendrick | " | one (1) | " |
| W. A. Sloane | " | two (2) | " |
| J. L. Copeland | " | one (1) | " |

There being no choice a second ballot was taken with the following result:

Second Ballot.

| | | | |
|-----------------|----------|-----------|--------|
| Wm. H. Fuller | receives | nine (9) | votes. |
| Geo. J. Leovy | " | three (3) | " |
| H. E. Doolittle | " | nine (9) | " |
| E. W. Hendrick | " | one (1) | " |
| W. A. Sloane | " | one (1) | " |
| J. L. Copeland | " | one (1) | " |

There being no choice the third ballot was taken with the following result:

| | | | |
|-----------------|----------|---------------|--------|
| Wm. H. Fuller | receives | seven (7) | votes. |
| Geo. J. Leovy | " | one (1) | " |
| H. E. Doolittle | " | thirteen (13) | " |
| J. L. Copeland | " | two (2) | " |

H. E. Doolittle having received a majority of all the votes cast, President Levi declares him duly elected to the office of City Attorney of the City of San Diego, California, for the ensuing term.

The business of the Joint Session being now completed the Aldermen retire and reassemble in their own chamber, President Levi in the chair.

Present: Aldermen Beard, Dodson, Watson, Sweeney, Spears, Blochman, Bachman, Levi and Clerk Goldman.

Absent: Alderman Prout.

The following communication from the City Auditor showing the assessed value of all property of the City for the fiscal year 1895, was read and filed.

San Diego, Cal., May 6th, 1895.
To the Honorable Common Council of the City of
San Diego, California.

Gentlemen:—

In accordance with Sec. 9, of
Chapter I, of Article VI, of the Charter, I have added
up the columns of valuation of all the property
covered and listed on the assessment roll for fiscal year
1895, and find the total as follows, viz:

Total valuation of all property in City of San Diego, 1895 \$2,983,648
Total valuation of all property on Coronado 884,313

Total \$3,867,961

And I herewith deliver it to your Honorable Body to
declare and levy the tax.

Very Respectfully,
Wm. R. Tuttle

City Auditor.

Said assessment roll was duly received, and
thereupon President Ben appointed Aldermen Sweeney,
Haton and Ordron to act with a like committee from
the Board of Delegates as a Ways and Means
Committee to recommend the amount of taxes to be
levied for the current fiscal year.

Thereupon the Board adjourned until
Friday, May 18th, 1895, at 7:30 o'clock p.m.

Attest: Wm. R. Tuttle
President Board of Aldermen
City Clerk.

Adjourned Meeting.

Council Chamber of the Board
of Aldermen of the City of San
Diego, California, May 10th 1895.

Pursuant to adjournment a meeting of the Board of Aldermen was held at 7:30 o'clock P.M. this day. President Levi presiding.

Present - Aldermen Beard, Dodson, Watson, Swaney, Spears, Blackman, Backman, Levi
and Clark Goldeman.

Absent - Alderman Crout.

The statement of the Auditor showing the condition of the various funds of the City was presented and filed.

The report of the Delinquent Tax Collector showing delinquent collections during April of \$192.76 was read and filed.

The report of the Police Judge for the month of April, 1895, showing fines and forfeitures collected amounting to \$145. was presented and filed.

A communication from the Board of Public Works, transmitting the request of Jas. Mc Nair, contractor for an extension of 40 days time, in which to complete the concrete flume in B Street at its intersection with 5th was read and the request granted.

The Petition of the Moreno Company for closing various streets and alleys in the townsite of J. Moreno was read and referred to the Joint Street Committee.

The Petition of J. Kipp for refund of money paid on account of double assessments was presented and referred to the Joint Finance Committee & City Attorney.

Petitions of the following persons for authority to sidewalk and curb in front of the property sit opposite their respective names were read and granted:

Mr. E. E. Howell S. 1/4 lot @ Blk. ⁵⁹ Horton's addition.
 J. D. Dwyer "D" "46 " "
 Mary L. Burton "N. R." "232 " "

A Petition of Colored Citizens asking the Council to cause the Board of Public Works to give colored laborers their pro rata share of public work, &c. &c. was read and referred to the Board of Public Works for action.

Petition of Frank Nilson for a retail liquor license was presented and referred to the Health & Morals Committee.

An Ordinance Establishing the grade of 6th street from the north line of the City Park to University avenue was presented and referred to the Joint Street Committee.

The following report of the Joint Ways & Means Committee, submitting an Ordinance levying the taxes for the current fiscal year was read and adopted, viz:

San Diego, California, May 8th, 1895.
 To the Hon. The Common Council of the City of San Diego, California.

Gentlemen:

The undersigned, your Ways and Means Committee, herewith report and recommend:
 First— That upon the assessed valuation of real and personal property of the City of San Diego, the amount of which is, in round numbers \$13,000,000., a levy of \$1.25 on each \$100.00 be made, to be apportioned as follows, to-wit:

1. To the Fire Department Funds .13[¢] on each \$100. valuation of Property.
2. To the Salary Funds .11[¢] on each \$100. valuation of property.

3. To the Police Department Funds .005 on each \$100. valuation of property.
4. To the Street Funds .20^t on each \$100. valuation of property.
5. To the Sewer & Drainage Funds .02^t on each \$100. valuation of property.
6. To the Street Light Funds .145 on each \$100. valuation of property.
7. To the Park Improvement Funds .01^t on each \$100. valuation of property.
8. To the Public Health Funds .03^t on each \$100. valuation of property.
9. To the Library Funds .05^t on each \$100. valuation of property.
10. To the Office Funds .03^t on each \$100. valuation of property.
11. To the Fire Hydrant Funds .107 on each \$100. valuation of property.
12. To the General Funds .063 on each \$100. valuation of property.
13. To the Municipal Bond Int. & Skg Funds .066 on each \$100. valuation of property.
14. To the School Bond Int. & Skg Funds .052 on each \$100. valuation of property.
15. To the Sewer Bond Int. & Skg Funds .232 on each \$100. valuation of property.

Second- That in addition to said levy, a levy be made upon all the real and personal property of Coronado Beach to pay its proportion of the bonded indebtedness of the City of San Diego, contracted prior to the exclusion of said Coronado Beach from within the corporate limits of said City of San Diego, as follows, to-wit:

1. To the Municipal Bond Int. & Skg Funds .066 on each \$100. valuation of property.
2. To the School Bond Int. & Skg Funds .052 on each \$100. valuation of property.
3. To the Sewer Bond Int. & Skg Funds .232 on each \$100. valuation of property.

Third- That the levy of said above rates for each of the several funds will provide

for each of said funds, amounts, as follows,
to-wit:

| | |
|---------------------------------|-----------|
| 1. Fire Department Fund | \$16,900. |
| 2. Salary Fund | 14,300. |
| 3. Police Dept Funds | 650. |
| 4. Street Fund | 26,000. |
| 5. Sewer & Drainage Fund | 2,600. |
| 6. Street Light Fund | 18,850. |
| 7. Park Dept Fund | 1,300. |
| 8. Public Health Fund | 3,900. |
| 9. Library Fund | 6,500. |
| 10. Office Fund | 3,900. |
| 11. Fire Hydrant Fund | 13,910. |
| 12. General Fund | 8,190. |
| 13. Mun. Bond, Int. & Stry Fund | 8,580. |
| 14. Schools " " " " | 6,760. |
| 15. Sewer " " " " | 30,160. |

Total amount for all Funds \$162,500.

Fourth - Your Committee find that there is required to meet the demands to arise against the Fire Hydrant Fund, the amount of \$18,850., of which amount we think it best to lay \$5000. into the General Fund, with which to pay out-standing warrants, &c., the said \$5000. to be returned into said Fire Hydrant Fund as soon as it can be made good from the General Fund, from delinquent collections and otherwise.

Your Committee present herewith an ordinance levying taxes in accordance with this report, and recommends its adoption.

Respectfully Submitted,

H. Dweeney Chm.

Geo. Watson

A. E. Dodson.

S. A. Barker.

Fred Baker.

M. J. Currier.

Joint Ways & Means Committee.

Whereupon an Ordinance levying taxes for the fiscal year 1895. was read and upon motion adopted by the following vote, to-wit:

City Attorney (Beard, Jackson, Patton, Clancy, Moore,
 Mess. Here
 About Attorney Clerk
 This Ordinance is adopted, is as follows to-wit:
 Ordinance No 302

An Ordinance giving the rate of taxes to be levied
 and levying a tax upon all taxable property,
 both real and personal, in the City of San Diego,
 County of San Diego, State of California, and upon
 all taxable property, both real and personal,
 within that portion of Coronado Beach, County
 and State aforesaid, situated from the
 corporate limits of the said City of San Diego,
 under the Act of the Legislature of the said
 State of California, approved March 19th 1889,
 necessary to raise sufficient revenue to carry
 on the different departments of the Municipal
 Government of the said City of San Diego, for
 the current fiscal year.

Be it ordained by the Common Council of
 the City of San Diego, California, as follows:
 Section 1. That the rate of taxes to be levied upon
 all taxable property, both real and personal, in
 the City of San Diego, County of San Diego, and State
 of California, necessary to raise sufficient
 revenue to carry on the different departments
 of the municipal government of the said City
 of San Diego for the current fiscal year,
 together with rate hereby fixed by the foregoing
 Ordinance, shall be levied upon the following
 additional numbers two on property described
 in said Ordinance, numbers two, three and the
 farm is hereby fixed at one hundred and
 thirty-five cents on ^{each} one hundred acres
 valuation of property described in this
 Ordinance upon the assessment roll of the said
 City of San Diego for the current fiscal year.
 Section 2. That the rate of taxes to be levied
 upon all taxable property, both real and
 personal, in that portion of Coronado Beach

County and State records, returned from the
 corporate limits of the said City of San Diego, under
 the Act of the Legislature of the said State of California
 approved March 19th 1889, necessary, together with
 the rate paid in the foregoing section on the
 property therein described, to have sufficient
 reference to carry on the different departments of
 the municipal government of the said City of San
 Diego for the ensuing fiscal year, be and the same
 in being paid at thirty-five cents on each one hundred
 dollar valuation of the property described in the
 section, upon the assessment roll of the said City
 of San Diego for the current fiscal year.

Section 5. That the following table be and they be
 hereby laws for the current fiscal year upon all
 the taxable property, both real and personal, in the
 said City of San Diego, to-wit: One hundred and
 twenty-five cents on each one hundred dollar valuation
 of taxable property, both real and personal, to be
 apportioned as follows, to-wit:

\$.13

11

.005

.20

.02

.145

.01

.03

.05

.03

.03

.107

.063

.066

.052

.132

Section 4. That the following table be and they
 be hereby laws for the fiscal year 1895 upon
 all taxable property situated and assessed
 within that portion of the jurisdiction of San

1. For Fire Department funds
2. For Police funds
3. For Police Department funds
4. For Court funds
5. For Deacons and Average funds
6. For Street Light funds
7. For Court Improvement funds
8. For Public Works funds
9. For Library funds
10. For Police funds
11. For Fire Hydrant funds
12. For Streets funds
13. For Municipal Bond Interest and
Sinking funds
14. For School Bond Interest and
Sinking funds
15. For Water Bond Interest and
Sinking funds

San Diego, known as Granada Beach, North Orleans, and Coronado Beach, North Orleans, and Orleans

from within the corporate limits of the City of San Diego, California, under the laws of the State of California

19th 1889, to be incorporated as follows:

- 1. For purposes of the Charter and By-Laws \$100,000
- 2. For the purposes of the Charter and By-Laws \$50,000
- 3. For the purposes of the Charter and By-Laws \$20,000

Section 6. That the ordinance shall take effect and be in force from and after its passage, and approval and one publication thereof in the official newspaper of said City of San Diego.

The foregoing report of the Mayor's Finance Commission to which reference is made in the Charter to provide a suitable place for the offices of the City of San Diego, California, and other purposes.

and a suitable place to be provided for the City and a suitable place as shown on the plans are available.

Attest:
 Geo. B. Peterson
 A. E. Johnson
 J. J. Barker
 J. J. Barker
 M. J. Gorman

6/9/95

A message from the Mayor reporting the receipt of the report to San Francisco for the purpose of exhibiting the same to the Board of Supervisors and other bodies necessary from San Francisco City to San Diego, and returns thereon and orders passed on file.

A motion signed by members of the Board of Supervisors on 6th March 1889, to the effect that the Board of Supervisors should take action on the report of the Mayor and to take such action as may be deemed proper.

carried from 12th to 16th street, was presented and upon motion granted and the City Attorney instructed to prepare and present the necessary Resolution of Intention to carry same into effect.

A resolution by Alderman Sweeney declaring that the benefit & safety of the City demands sale ownership by the City of water distributing system and source of supply, was read and laid over until the next meeting of the Board.

A Joint Resolution to order an ~~arc~~ Electric Light at the corner 4th and "K" streets was presented by Alderman Blackman and referred to the Committee on Public Lighting.

President Levi announces the Standing Committees for the ensuing term as follows, to-wit:

Committee on Ways and Means.

Aldermen Sweeney, Watson, Dodson.

Committee on Streets, Highways and Parks.

Aldermen Prout, Blackman, Watson.

Committee on Sewers, Health and Morals.

Aldermen Beard, Spears, Sweeney.

Committee on Fire and Water.

Aldermen Blackman, Beard, Blackman.

Committee on Finance.

Aldermen Spears, Blackman, Watson.

Committee on City Lands.

Aldermen Sweeney, Spears, Dodson.

Committee on Public Buildings and Public Lighting.

Aldermen Dodson, Beard, Prout.

Committee on Harbor and Wharf.

Aldermen Blackman, Prout, Blackman.

Committee on Schools and Library.

Aldermen Watson, Spears, Dodson.

Committee on Police.

Alderman Prout, Blackman, Sweeney.

Whereupon the Board adjourned until Tuesday May 21st 1895, at 7:30 o'clock P. M.

Attest: Geo. D. Galpin
City Clerk

Simon Levi
President Board of Aldermen

Special Session

Council Chamber Board of
Aldermen of the City of San
Diego, California, May 22, 1895.

In response to the following call of the Mayor,
to-wit: —

Mayor's Office.

City of San Diego, California, May 21st, A.D., 1895.

To the Common Council of the City of San Diego, County of
San Diego, State of California.

Gentlemen: —

I, W. H. Carlson, Mayor of the City of San
Diego, County of San Diego, State of California, good cause
appearing to me therefor, do hereby call a special session of the
Common Council of the said City of San Diego, including both
the Board of Aldermen and the Board of Delegates of the said
City, for the 22nd day of May A.D. 1895, at the hour of 7:30
p.m. thereof, at the usual and accustomed place of meeting of
the said Common Council including said Board of Aldermen
and said Board of Delegates in the respective chambers of the
said Board of Aldermen and Board of Delegates, in the building
known as the City Hall, situated on the southwest corner of "D" and
Third Streets in the said City of San Diego.

The object of said special session is to consider, pass, and
act upon the following described matters, to-wit:

1. Message of the Mayor of date May 20th, 1895, to the
Common Council, transmitting and recommending the application of the
City Tax collector for additional deputies.

2. Report of the Joint Street Committee of the said
Common Council regarding and Ordinance establishing the grade of
Sixth Street in said City from the north line of the City Park to
the south line of University Avenue.

3. Report of the Joint Street Committee of said Council
of said City upon the action of the Mayor in vetoing the Ordinance
establishing the grade of Sixth Street in said City, from the north
line of B Street the south the south line of the City Park.

4. Joint Resolution No. — authorizing the Water Committee
and members of said Council to visit different water sheds in the
County of San Diego as recommended by the Joint Water Committee
of said Council.

5. Joint Resolution No. — authorizing and instructing the clerk of said city to advertise for bids for the construction and sale to the city of water works and water distributing system, in accordance with plans and specifications therefor on file in the office of the city Engineer of said city, and for the sale to ~~the~~ ^{said} city of 1,000 minus inches of water as recommended by the Joint Water Committee of said Council.

6. Resolution of Intention to sidewalk, curb and crosswalk Seventh Street in said city from the north line of F Street to the south line of the city Park.

7. Resolution of Intention to sidewalk and curb Eleventh Street in said city from the south line of D Street to the north line of E Street.

8. Affidavits of publication and posting of the notices of the passage of the Resolution of Intention to close Short Street, in Old San Diego, and Resolution No. — ordering said Street closed.

9. Affidavits of the publication and posting of the notices of the passage of the Resolution of Intention to close the alley in Block One, Estudillo & Capron's Addition to said city, and Resolution No. — ordering said alley closed.

10. Resolution of Intention to grade Front Street in said city from the south line of Loy Street to the south line of Maple Street.

11. Resolution of Intention to ~~grade~~ pave H Street in said city, from the east line of Sixth Street to the east line of Sixteenth Street and curb said H Street from the east line of Twelfth Street to the west line of Sixteenth Street.

12. Resolution of Intention to grade Elm Street in said city, from the east line of Columbia Street to the west line of the city Park.

13. Resolution of Intention to grade Eleventh Street in said city from the north line of N Street to the south line of the city Park.

14. Joint Resolution No. — granting the Board of Public Works of said city authority to extend the time fixed in the contract between said Board of Public Works and James McHair, contractor, for the completion of a concrete culvert across Fifth Street in said city, at its intersection with B Street.

15. Communication from the city clerk with reference to the expiration of the lease of the building occupied by the city of San Diego as a City Hall.

16. Objections by owners of property fronting on Eighth Street of ~~the~~ said city between N Street and the south line of the city

Park to the proposed grading of said Eighth Street.

Geo. D. Goldman, Clerk of the said City of San Diego, and ex-Officio Clerk of the said Common Council of the City of San Diego, is hereby directed and instructed to serve, or cause to be served, notice in writing, of this call, upon each and every member of the said Common Council, including each and every member of the said Board of Aldermen and Board of Delegates, said notice to contain a statement of the time, place and object of said special session.

Wm. H. Carlson,

Mayor of the City of San Diego,
County of San Diego, State of
California.

A special session of the Board of Aldermen of the City of San Diego was held this day at 7:30 o'clock P.M., President Levi presiding.

Personal service of a notice of the above call having been served upon each and every member of the Board of Aldermen, as evidenced by the written acknowledgment of the members of the Board and the affidavit of service of the officer serving said notice on file, to which reference is hereby made, there were—

Present—Aldermen Prout, Beard, Dodson, Sweeney, Spears,
Blockman, Bachman, Levi and Clerk
Vincent.

Absent—Alderman Watson.

The following message from the Mayor, stating the objects for which the meeting was called, was read and ordered filed, to-wit:—

Mayor's Office.

City of San Diego, Cal., May 22nd, 1895.

To the Common Council of the City of San Diego, County of San Diego, State of California, including the members of the Board of Aldermen and the Board of Delegates of the said City.

Gentlemen:—

Having on the 21st day of May, 1895, called a special session of the said Common Council including the Board of Aldermen and the Board of Delegates of the said City for the 22nd day of May, A. D. 1895, at the hour of 7:30 P.M. thereof, at

the usual and accustomed place of their meeting of the said Common Council in the respective chambers of the said Board of Aldermen and Board of Delegates, in this building, known as the City Hall, situated on the southwest corner of D and Third Streets, in the said City of San Diego, I now desire to and do hereby notify you, you now being assembled pursuant to said call, of the objects for which you have been convened.

The objects for which the said special session has been called and for which you are convened, is to consider, pass and act upon the following described matters, to-wit:

1. Message of the Mayor of date May 20th, 1895, to the Common Council, transmitting and recommending the application of the City Tax Collector for additional deputies.

2. Report of the Joint Street Committee of the said Common Council regarding, and an Ordinance establishing the grade of Sixth Street in said City from the north line of the City Park to the south line of University Avenue.

3. Report of the Joint Street Committee of said Council of said City, upon the action of the Mayor in vetoing the Ordinance establishing the grade of Sixth Street in said City, from the north line of B Street to the south line of the City Park.

4. Joint Resolution No. --- authorizing the Water Committee and members of said Council to visit different water sheds in the County of San Diego as recommended by the Joint Water Committee of said Council.

5. Joint Resolution No. --- authorizing and instructing the Clerk of said City to advertise for bids for the construction and sale to the City of water works and water distributing system, in accordance with plans and specifications therefor on file in the Office of the City Engineer of said City, and for the sale to said City of 1,000 miners inches of water as recommended by the Joint Water Committee of said Council.

6. Resolution of Intention to sidewalk, curb and cross-walk Seventh Street in said City from the north line of F Street to the south line of the City Park.

7. Resolution of Intention to sidewalk and curb Eleventh Street in said City from the south line of D Street to the north line of E Street.

8. Affidavits of publication and posting of the notices of the passage of the Resolution of Intention to close Short Street in Old San Diego, and Resolution No. — ordering said Street closed.

9. Affidavits of the publication and posting of the notices of the passage of the Resolution of Intention to close the alley in Block One, Estudillo & Capron's Addition to said City, and Resolution No. — ordering said alley closed.

10. Resolution of Intention to grade Front Street in said City from the south line of Ivy Street to the south line of Maple Street.

11. Resolution of Intention to pave H Street in said City from the east line of Sixth Street to the east line of Sixteenth Street and curb said H Street from the east line of Twelfth Street to the west line of Sixteenth Street.

12. Resolution of Intention to grade Elm Street in said City, from the east line of Columbia Street to the west line of the City Park.

13. Resolution of Intention to grade Eleventh Street in said City from the north line of N Street to the south line of the City Park.

14. Joint Resolution No. — granting the Board of Public Works of said City authority to extend the time fixed in the contract between said Board of Public Works and James Mc Nair, contractor, for the completion of a concrete culvert across Fifth Street in said City, at its intersection with B Street.

15. Communication from the City Clerk with reference to the expiration of the lease of the building occupied by the City of San Diego as a City Hall.

16. Objections by owners of property fronting on Eighth Street of said City between N Street and the south line of the City Park to the proposed grading of said Eighth Street.

And you are hereby referred to all of the said described matters, for further particulars, on file in the Office of the City Clerk of the said City of San Diego, and the same^{is} hereby made a part hereof.

Respectfully submitted,
Wm. H. Carlson,

Mayor of the City of San Diego, County of
San Diego, State of California.

Alderman Watson here enters and takes his seat in the Board.

A Joint Resolution authorizing the Joint Water Committee and other members of the Common Council to visit and examine the different reservoir, damsite sites, and water sheds of the various water companies of this county, as recommended by the Joint ~~Street~~^{Water} Committee, ~~was adopted~~ by the following vote, to-wit:

Ayes - Aldermen Prout, Beard, Spears, Blochman and Bachman.

Noes - Aldermen Dodson, Watson, Sweeney and Levi.

Absent - None.

Said Resolution as adopted is as follows, to-wit:

Joint Resolution No. 575.

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

That the Joint ~~Street~~^{Water} Committee of this Council, together with any other member of the Council that may so desire, be and they are hereby authorized to visit and examine the different reservoir, damsite sites, and water sheds of the various Water Companies of this county.

That the Auditing Committee of the City is hereby authorized to audit and allow the necessary traveling expenses of such members of the Committee and Council, and the City Engineer in making such examination.

A Joint Resolution instructing the City Clerk to advertise for bids for the construction and sale to the City of a Water Distributing System and 1,000 miners inches of water, as recommended by the Joint Water Committee, was read, and amended, as follows: The advertisement is to run for ten (10) days, and bids are to be received up to and including July 1, 1895, and are to be opened at the regular meeting of the Council to be held on that date; water to be delivered at an elevation of "not less than" 475 feet above sea level; 500 inches of water, ^{or the entire amount, in the option of the bidder,} to be delivered within "18 months" from date of contract, instead of one year; bids, ^{may} ~~are~~ also include the construction and sale to the City of the entire system, from source of supply, including dam and reservoir sites, conduits and distributing system, or either; that the certified check or bond to be deposited with each bid is to be \$5,000; the time within which the contract is to be entered into, after the acceptance of the bid, is fixed at 30 days; and the amount of the bond to be given for

the carrying out of the provisions of the contract is fixed at \$50,000.

The Resolution as thus amended was adopted by the following vote, to-wit:

Ayes—Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears, Blochman, Bachman and Levi.

Noes—None.

Absent—None.

The Resolution as adopted is as follows, to-wit:

Joint Resolution No. 574.

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

That the City Clerk be, and is hereby instructed to advertise in the City official newspaper, for the period of ten (10) days, for the construction and sale to the City of a Water distributing System, to be constructed in accordance with plans and specifications therefor as prepared by Edwin M. Capps and Thos. M. Shaw, Civil Engineers, and on file in the office of the City Engineer.

Said advertisement shall also invite proposals, for the sale to the City of one thousand (1,000) miners inches of water, continuous and perpetual flow, to be delivered to the City at an elevation of not less than four hundred and seventy-five (475) feet above sea level, at a point to be agreed upon. Said one thousand (1,000) inches of water to be delivered to the City as follows: Five hundred (500) inches within eighteen months from the date of a contract therefor, to be made and entered into by, and between the City of San Diego and the successful bidder, and one hundred (100) inches each year thereafter until the full one thousand (1,000) inches shall have been delivered; or the full one thousand (1,000) inches may be delivered within eighteen months from the date of a contract therefor, at the option of the bidder.

Bids may be presented up to and including the hour of 8 o'clock P.M. of July 1st, 1895, at which time all bids will be opened by the Common Council of said City at the regular meeting of said Council, to be held on that date, and shall be for furnishing both water and water distributing system, or for either water or the distributing system, at the option of the bidder; or for the construction and sale of the entire system, from source of supply, including dam and reservoir site, conduits and distributing system, or either; the said water, or water works, and

distributing system to be paid for by the city in the five per cent. (5%) 40-year bonds of said city of San Diego, payable both interest and principal in United States gold coin.

Bidders must file with each proposal or bid a check certified by a responsible bank, payable to the order of the clerk of the city of San Diego, for an amount which shall be not less than five thousand dollars (\$5,000), or a bond, in said amount, and so payable, signed by the bidder and at least two sureties, who shall justify before an officer competent to administer an oath, in double the said amount, and over and above all statutory exemptions; such bond to be approved by the ~~said~~ Common Council of said city of San Diego. Such certified check or bond shall be held by the city of San Diego as a guarantee that any such bidder will enter into a contract with said city to furnish and turn over to said city such water distributing system and water, within thirty (30) days from the acceptance by said city of any such bids or bids, and give bond for the carrying out of the provisions of any such contract, in the penal sum of fifty thousand dollars (\$50,000), such bond to be approved by the Common Council.

The Common Council shall reserve the right to reject any or all bids, or to accept any bid, as it may deem for the best interest of the city of San Diego.

Notice is hereby given, that in case the said Common Council accepts any bid or bids, and enters into any contracts or contracts, with any person, persons, or company, for furnishing any such water distributing system and water, any and every such contracts or contracts shall be conditioned upon the voting, by the qualified electors of said city, of bonds necessary to pay for the same.

The report of the Joint Street Committee, to whom was referred the petition of property owners to sidewalk, curb and crosswalk Seventh Street from G Street to the City Park, recommending that the petition be granted, was on motion of Alderman Prout, adopted.

Thereupon a Resolution of Intention to sidewalk, curb and crosswalk Seventh Street from the north line of G Street to the south line of the City Park was adopted by the following vote, to-wit:

Ayes—Aldermen Prout, Beard, Watson, Sweeney, Spears,

Blochman, Bachman and Levi.

Noes - Alderman Dodson.

Absent - None.

The Resolution of Intention as adopted is as follows:

Resolution of Intention

To sidewalk, curb and crosswalk Seventh Street from the north line of F Street to the south line of the City Park.

Resolved, That it is the intention of the Common Council of the City of San Diego, State of California, to order the following street work to be done in said City, to-wit:

That that portion of Seventh Street in said City, from the north line of F Street to the south line of the City Park, including all intersections of streets between said points (excepting such portions of said Seventh Street and intersections as are already sidewalked with concrete or bituminous rock), be sidewalked, which sidewalk shall be of concrete and shall be constructed in accordance with specifications therefor as contained in Article 2, of Ordinance No. 226 of the Ordinances of said City, approved August 15th, 1893.

And also that that portion of said Seventh Street, from the north line of F Street to the south line of the City Park, including all intersections of streets between said points (excepting such portions of said street and intersections as are already curbed with concrete or Redwood plank), be curbed with concrete in accordance with specifications therefor as contained in General Specifications No. 7, of Ordinance No. 226 of the Ordinances of said City, approved August 15th, 1893.

And also that the intersections of that portion of Seventh Street between the north line of F Street to the south line of the City Park, be crosswalked on both sides of said Seventh Street with bituminous rock laid on the natural earth, which crosswalks shall extend from curb line to curb line, except at the intersection at C Street, at which street intersection the crosswalk shall extend from gutter line to gutter line only; said crosswalks shall be 5 feet 4 inches in width, and shall be constructed in accordance with specifications therefor as contained in Ordinance No. 252 of the Ordinances of said City, approved April 24th, 1894.

The San Diegoan-Sun, a daily newspaper printed and circulated in said City, 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 is hereby directed to post this resolution of intention conspicuously for two days on or near the chamber door of said Common Council, and to cause the same to be published by two insertions in said daily newspaper as required by law.

The report of the Joint Street Committee, to whom was referred the petition of property owners to sidewalk and curb Eleventh Street between D and E Streets, recommending that the petition be granted, was adopted.

Thereupon a Resolution of Intention to sidewalk and curb Eleventh Street from the south line of D Street to the north line of E Street was adopted by the following vote, to-wit:

Ayes—Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears,
Blockman, Bachman and Levi.

Noes—None.

Absent—None.

The Resolution of Intention as adopted is as follows:

Resolution of Intention

To sidewalk and curb Eleventh Street from the south line of D Street to the north line of E Street.

Resolved, That it is the intention of the Common Council of the City of San Diego, State of California, to order the following street work to be done, in said City, to-wit:

That that portion of Eleventh Street in said City, from the south line of D Street to the north line of E Street (excepting such portions thereof as are already sidewalked), be sidewalked with concrete, in accordance with specifications therefor as contained in Article 2, of Ordinance No. 226 of the Ordinances of said City, approved August 15th, 1893.

And also that that portion of said Eleventh Street from the south line of D Street to the north line of E Street (excepting such portions thereof as are already curbed with concrete), be curbed with concrete, in accordance with specifications therefor as contained in General Specifications No. 4, of Ordinance No. 226 of the Ordinances of said City, approved August 15th, 1893.

The San Diegoan-Sun, a daily newspaper printed and circulated in said City, 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 is hereby directed to post this Resolution of Intention conspicuously for two days on or near the chamber door of said Common Council, and to cause the same to be published by two insertions in said daily newspaper, as required by law.

The clerk presented the affidavit of Geo. H. Spears, foreman of the printer and publishers of the San Diegoan-Sun, a newspaper published daily, except Sundays, at the city of San Diego, State of California, showing that a Notice of Street Work, being a notice by the Street Superintendent of said city of the passage by the Common Council of said city of its Resolution of Intention to close Short Street between Webster and Chestnut Streets in Old San Diego, to-wit: By the Board of Delegates March 19th, 1895, and by the Board of Aldermen April 1st, 1895, was published in said newspaper for the period of ten days, viz: Upon the 16th, 17th, 18th, 19th, 20th, 22nd, 23rd, 24th, 25th and 26th days of April, 1895.

Also

The affidavit of W. L. Prouty, Street Superintendent of the City of San Diego, California, showing that he did on the 16th day of April, 1895, cause to be conspicuously posted along the line of Short Street, Old San Diego, from the northeasterly line of Webster Street to the southeasterly line of Chestnut Street, at not more than one hundred feet in distance apart, but not less than three in all, and in front of each block liable to be assessed, notices, being notices by the said Street Superintendent of the passage by the Common Council of the above mentioned Resolution of Intention to close said Short Street in Old San Diego, and that he caused a notice, similar in substance, to be published for ten days in the San Diegoan-Sun.

Thereupon a Resolution Ordering the closing of Short Street in Old San Diego, between Webster and Chestnut Streets, was read and adopted by the following vote, to-wit:

Ayes—Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears, Blochman, Bachman and Levi.

Noes—None.

Absent—None.

The Resolution Ordering the closing of Short Street in Old San Diego as adopted is as follows:

In the matter of closing up Short Street in Old San Diego, in the City of San Diego, California.

Resolved, That, it appearing to the Common Council of the City of San Diego, California, that on the 1st day of April, 1895, such Common Council by Resolution of Intention duly passed and adopted, declared its intention to order the closing up of Short Street between Webster and Chestnut Streets in Old San Diego, in said City of San Diego, and that thereafter, on the 16th day of April, 1895, the Street Superintendent of said City caused to be conspicuously posted along the line of said portion of said Short Street notices of the passage of said Resolution of Intention as required by law, and that the said Street Superintendent also caused a notice similar in substance to that posted, to be duly published for a period of ten days, as required by law, and no person having made any objections to the closing up of said portion of said Short Street, and the time for making objections to the same having passed;

It is therefore Ordered, That such Short Street, between Webster and Chestnut Streets, in Old San Diego, in said City of San Diego, be, and the same is hereby closed up.

The Clerk presented the affidavit of Geo. H. Spears, foreman of the printers and publishers of the San Diegan-Sun, a newspaper published daily, except Sundays, at the City of Diego, State of California, showing that a Notice of Street Work, being a notice by the Street Superintendent of said City of the passage by the Common Council of said City of its Resolution of Intention to close the alley in Block One of Estudillo & Capron's Addition to the City of San Diego, to-wit: By the Board of Delegates April 22nd, 1895, and by the Board of Aldermen April 23rd, 1895, was published in said newspaper for the period of ten days, viz: Upon the 25th, 26th, 27th, 29th and 30th days of April, 1895, and upon the 1st, 2nd, 3rd, 4th and 6th days of May, 1895. Also

The affidavit of W. L. Prouty, Street Superintendent of the City of San Diego, California, showing that he did on the 26th day of April, 1895, cause to be conspicuously posted along the line of the alley in Block One of Estudillo & Capron's ^{addition} to the City of San Diego, at not more than one hundred feet in distance apart, but not less than three in all, and in front of each block liable to be assessed, being notices by the said Street Superintendent of the passage by the Common Council of the above mentioned Resolution of Intention to close said alley in Block One of Estudillo & Capron's addition, and that he caused a notice, similar in substance, to be published for ten days in the San Diegan-Sun.

Thereupon a Resolution Ordering the closing of the alley in Block One of Estudillo & Capron's addition, was read and adopted by the following vote, to-wit:

Ayes— Aldermen Prout, Beared, Dodson, Watson, Sweeney, Spears, Blochman, Bachman and Levi.

Noes— None.

Absent— None.

The Resolution Ordering the closing of the Alley in Block One of Estudillo & Capron's addition, as adopted, is as follows:

In the matter of closing up the Alley in Block One (1) Estudillo & Capron's Addition, in the City of San Diego, California.

Resolved, That, it appearing to the Common Council of the City of San Diego, California, that on the 23^d day of April, 1895, such Common Council by Resolution of Intention duly passed and adopted, declared its intention to order the closing up of the Alley in Block One (1) Estudillo & Capron's Addition, in said City of San Diego, and that thereafter on the 26th day of April, 1895, the Street Superintendent of said City caused to be conspicuously posted along the line of said Alley notices of the passage of said Resolution of Intention, as required by law; and no person having made any objections to the closing up of said Alley, and the time for making objections to the same having passed;

It is therefore Ordered, That such Alley in Block One (1), Estudillo & Capron's Addition, in said City of San Diego, California, be, and the same is hereby closed up.

The report of the Joint Street Committee, and opinion of the City Attorney in re the veto of the Mayor of the Ordinance establishing the grade of Sixth Street from B Street to the City Park, was read and upon motion of Alderman Prout adopted, and is as follows, viz:

To the Honorable the Common Council of the City of San Diego, California.

Gentlemen:—

Your Joint Street Committee, to whom was referred the matter of investigating as to the status of the "Ordinance Establishing the Grade of Sixth Street, in said City, from B Street to the City Park," as vetoed by the Mayor by message of date May 4th, 1895, herewith report that we have investigated the matter, and find from the opinion of the City Attorney hereto attached, and made a part of this report, that said veto is of

no effect, and that said ordinance became a law-by reason of the failure of the Mayor to return said bill within the time required by law. We therefore find it to be the duty of the City Clerk to certify to said ordinance and publish the same, and we recommend that he be so instructed.

Respectfully submitted,
W. G. Pratt,

- A. Sherman,
- Geo. B. Gator,
- W. E. Hark,
- J. A. Ottumwa, Jr.,
- A. G. Black.

Dated May 18th, 1895.

Office of the City Attorney.

San Diego, Cal., May 18th, 1895.

To the Members of the Joint Street Committee of the Common Council of the City of San Diego:

Gentlemen:—

In answer to your inquiry regarding the legal effect of the Mayor's returning, with his disapproval, the ordinance relating to the grade of Sixth Street, twelve days after the same had been presented to him for his approval, I will reply as follows:

The said ordinance was passed, approved and adopted by the Board of Aldermen of the said City of San Diego on the 15th day of April, 1895, and signed in open session by the President of that Board April 23rd, 1895; and was passed, approved and adopted by the Board of Delegates of the said City on the 19th day of April, 1895, and signed in open session by the President of the said Board of Delegates on the 24th day of April, 1895.

The said ordinance was on the 24th day of April, 1895, presented by the Clerk of the said City of San Diego, who was the official Clerk of the Common Council of the said City of San Diego, to the Hon. Wm. H. Barker, Mayor of the said City of San Diego, for his approval.

The Mayor, on the 6th day of May, 1895, at the hour of 8:30 P.M., returned said ordinance to the said Clerk with his disapproval. The Clerk of the said City of San Diego provided that "every bill which shall have passed the two Boards (Board of Aldermen and Board of Delegates) shall be presented to the Mayor for his approval. The Mayor shall return such bill to the Board in which it originated within ten days after receiving it. If he approves it, he shall sign it, and it shall then become an

ordinance. If he disapproves it, he shall specify such objections thereto in writing. If he do not return it with his disapproval within the time above specified, it shall take effect as if he had approved it."

The old Constitution of this State provided in Section 17 of Article 4 as follows: "Every bill which may have passed the Legislature shall, before it becomes a law, be presented to the Governor. If he approve it, he shall sign it; but if not, he shall return it with his objections to the house in which it originated, which shall enter the same upon the journal and proceed to reconsider it. x x x If any bill shall not be returned within ten days after it shall have been presented to him, (Sundays excepted), the same shall be a law in like manner as if he had signed it. x x" All of which recitals in the case of *Harpending vs. Haight*, 39 Cal., page 199, under the old Constitution as above recited, a bill on the 17th day of March, 1870, passed the Senate and on the same day passed the Assembly. On the 19th day of March, 1870, at one o'clock P.M. of that day said bill was presented to the Governor for his approval. On the 31st day of March, 1870, at 4:30 P.M., twelve days after the presentation of the bill to him, the Governor returned said bill to the Senate without his approval. An action was afterwards brought for a Writ of Mandamus commanding the Governor to authenticate the said bill, and the court said in its decision: "The bill in question was presented to the Governor on March 19th, and if he intended to return it with his objections he was, by the general language of the Constitution, (above quoted) bound to do so within a prescribed time after its presentation to him." And the court in that case held that the "return" must be a step taken by which his (the Governor's) own time for deliberation is ended, and that for the deliberation of the Legislative body begun; that the bill itself must be put beyond the executive possession; that it must be placed into the possession actual or potential of the Legislative Body, and that the return was not sufficient, and the court ordered the Writ of Mandamus to issue.

Our Charter above quoted is practically the same as said Constitution as far as the duties of the Executive officer are concerned, except that Sundays are not excepted in our Charter.

Now in this case, the ordinance was presented to the Mayor on the 24th day of April, 1895, for his approval, and if he intended to return it with his objections, he was by the general language of the Charter bound to do so within the prescribed time, (ten days) after its presentation to him. Now the

question is, did the Mayor make the required return of the ordinance to the Board in which it originated.

Under the case above cited, there can be no doubt of the meaning of the word "return" as applicable to this ordinance. It must be an act taken by the Mayor by which the bill itself is placed beyond his possession and into the possession of the Board in which it originated. It must constitute a delivery of the ordinance itself to the Board in which it originated, or to someone who had power and authority to receive it for such Board. This Ordinance was disapproved by the Mayor May 4th, 1895, but retained by the Mayor in his own possession until the afternoon of the 12th day after its presentation to him, and the return was not completed until its delivery to the clerk of the said city on the 6th day of May, 1895.

Said Section 17 of our Charter further provides, that "said Board shall after 5, and within 30 days after such bill shall have been so returned, reconsider and vote upon the same," etc.

The disapproval was dated May 4th, 1895, (within the ten days) from the time it was presented to him, but it was not returned with his disapproval to the city clerk, until May 6th, 1895, twelve days after its presentation to him, being a space of two days longer than the time prescribed by law.

If the said Section 17 of the Charter was construed to mean that the Mayor must disapprove an ordinance within ten days from the time it ~~was~~ ^{is} presented to him, but may retain said ordinance with his disapproval beyond said prescribed time, i. e., ten days, then there is no fixed limit of time within which he must return said ordinance, and he could, were he so disposed, disapprove an ordinance within ten days after its presentation to him, retain the same in his possession for more than thirty days allowed for its being passed over his veto, and thus prevent the Council from taking further action on the ordinance.

The requirements of the Charter concerning the passage of ordinances are mandatory. The Charter provides that, "If he, (the Mayor) do not return it, (the ordinance), with his disapproval within the time above specified, (ten days after its presentation to him), it shall take effect as if he had approved it."

I am therefore of the opinion that the said Ordinance was not returned with the Mayor's disapproval within the time prescribed by law, and that upon the expiration of the ten days after its presentation to the Mayor, it took effect

as if the Mayor had approved it.

Respectfully submitted

H. E. Doolittle,

City Attorney.

The report of the Joint Street Committee, to whom was referred the Ordinance establishing the grade of Upper Sixth Street, was read and is as follows, viz:

The Joint Street Committee recommend that the within Ordinance be adopted.

W. J. Prout,

A. Blochman,

Geo. B. Watson,

C. C. Hakes,

J. A. Altamirano, Jr.,

H. Melisch.

May 17, 1895.

The said Ordinance was then read and adopted by the following vote, to-wit:

Ayes—Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears, Blochman, Bachman and Levi.

Noes—None.

Absent—None.

The, ^{paid} Ordinance as adopted is as follows:

Ordinance No. _____

An Ordinance establishing the grade of Sixth Street from the North line of the City Park to the South line of University Ave. in the City of San Diego, State of California.

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

Section 1. The grade of Sixth Street from the North line of the City Park to the South line of University Ave., is hereby established as follows:

The elevation of the points herein named above the datum line of levels fixed by Ordinance No. 3 shall be fixed as follows:
At the southeast corner of Block Numbered 5 of Loma Grande addition, 288.50 feet.

At the southwest corner of Block Numbered 2 of Britton's addition, 289.50 feet.

At the northeast corner of Block Numbered 5 of Loma Grande addition, 286.50 feet.

At the southeast corner of Block Numbered 4 of Loma Grande addition, 285.50 feet.

At a point in the west line of Block Numbered 2 of Crittenden's addition, said point being due east from the north-east corner of Block Numbered 5 of Loma Grande addition, 287.50 feet.

At the southwest corner of 6th Street and Brooks Ave., 272.00 feet; at the northwest corner thereof, 272.00 feet; at the southeast corner thereof, 272.00 feet; at the northeast corner thereof, 272.00 feet.

At the northeast corner of Block numbered 7 of Brooks's addition, 285.00 feet;

At the southeast corner of Block Numbered 6 of Brooks's addition, 285.00 feet.

At a point in the west line of Block Numbered 3 of Crittenden's addition, said point being due east of the northeast corner of Block Numbered 7 of Brooks's addition, 286.00 feet.

At the southwest corner of 6th Street and Thornton Ave., 287.00 feet; at the northwest corner thereof, 287.00 feet; at the southeast corner thereof, 287.50 feet; at the northeast corner thereof, 287.50 feet.

At the northeast corner of Block Numbered 5 of Brooks's addition, 286.30 feet.

At the southeast corner of Block Numbered 4 of Brooks's addition, 286.30 feet.

At the southwest corner of 6th Street and Robinson Ave., 285.50 feet; at the northwest corner thereof, 285.50 feet; at the southeast corner thereof, 285.50 feet; at the northeast corner thereof, 285.50 feet.

At the northeast corner of Block Numbered 4 of Nutt's addition, 284.50 feet.

At the northwest corner of Block Numbered 5 of Crittenden's addition, 283.50

And the grade of said Sixth Street between the points fixed by this Ordinance, shall be of uniform ascent and descent, as shown by the grade map made by the City Engineer and on file in his office.

The center of said street shall be an average elevation of the curb grades.

Section 2. All Ordinances or parts of Ordinances in conflict herewith are hereby repealed, and this Ordinance shall be in force ~~said~~ from and after its passage, and approval, and one publication in the official newspaper of said City.

A message from the Mayor transmitting, and recommending the application of the City Tax Collector for additional deputies, was read and granted.

Thereupon a Joint Resolution authorizing said Tax Collector to employ deputies was read and adopted by the following vote, to-wit:

Ayes - Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears,
Blochman, Bachman and Levi.

Noes - None.

Absent - None.

Said Resolution, as adopted, is as follows, to-wit:

Joint Resolution No. 576.

Be it Resolved, By the Common Council of the City of San Diego, California:

That the City Tax Collector be and is hereby authorized to employ additional deputies to assist in the Tax Collector's office, as follows:

From May 20th to June 10th, 1895, not to exceed six men.

From June 10th to July 1st, not to exceed four.

From July 1st to August 1st, not to exceed two; and during month of August one.

That the compensation of such additional deputies be and is hereby fixed at the rate of \$75.00 per month each.

Endorsed:

I hereby certify that the indebtedness created by virtue of the passage of the above resolution may be incurred without violating any of the provisions of the Charter.

Nat. R. Titus,

May 22, 1895.

Auditor

A Joint Resolution heretofore adopted by this Board instructing the City Clerk to advertise for bids for the construction and sale to the City of water distributing system and water having been amended by the Board of Delegates, that such distributing system shall include the K Street line as now laid and also a 4-inch main in Main Street, upon motion said amendment was concurred in by the following votes, to-wit:

Ayes - Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears,
Blochman, Bachman and Levi.

Noes - None.

Absent - None.

Thereupon the said Resolution as amended was adopted by the following vote, to-wit:

Ayes—Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears,
Blockman, Bachman and Levi.

Noes—None.

Absent—None.

The said Joint Resolution as amended and adopted is as follows, to-wit:

Joint Resolution No. 544.

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

That the City Clerk be, and is hereby instructed to advertise in the City official newspaper for the period of ten (10) days, for the construction and sale to the City of a Water Distributing System, to be constructed in accordance with plans and specifications therefor as prepared by Edwin M. Lepps and Thos. M. Shaw, Civil Engineers, and on file in the office of the City Engineer; together with the R Street line as now laid, and to include a 4-inch main in Main Street from Thirty-first to Thirty-second Street.

Said advertisement shall also invite proposals, for the sale to the City of one thousand (1,000) minims inches of water, continuous and perpetual flow, to be delivered to the City at an elevation of not less than four hundred and seventy-five (475) feet above sea level, at a point to be agreed upon. Said one thousand (1,000) inches of water to be delivered to the City as follows: Five hundred (500) inches within eighteen months from the date of a contract therefor, to be made and entered into by, and between the City of San Diego and the successful bidder, and one hundred (100) inches each year thereafter until the full one thousand (1,000) shall have been delivered; or the full one thousand (1,000) inches may be delivered within eighteen months from the date of a contract therefor, at the option of the bidder.

Bids may be presented up to and including the hour of 8 o'clock P.M. of July 1st, 1895, at which time all bids will be opened by the Common Council of said City, at the regular meeting of said Council, to be held on that date, and shall be for furnishing both the water and water distributing system, or for either water or the distributing system, at the option of the bidder; or for the construction and sale of the entire system, from source of supply, including dam and reservoir site, conduits and distributing system, or either; the said water, or water works, and distributing system to be paid for by the City in the five per cent. (5%) 40-year bonds of said City of San Diego, payable both interest and principal in

United States gold coin.

Bidders must file with each proposal or bid a check certified by a responsible bank, payable to the order of the clerk of the city of San Diego, for an amount which shall not be less than five thousand dollars (\$5,000), or a bond in said amount, and so payable, signed by the bidder and at least two sureties, who shall justify before an officer competent to administer an oath, in double the said amount, and over and above all statutory exemptions; such bond to be approved by the Common Council of said City of San Diego. Such certified check or bond shall be held by the city of San Diego as a guarantee that any such bidder will enter into a contract with said city to furnish and turn over to said city such water distributing and water, within thirty (30) days from the acceptance by said city of any such bid or bids, and give bond for the carrying out of the provisions of any such contracts, in the penal sum of fifty thousand dollars (\$50,000), such bond to be approved by the Common Council.

The Common Council shall reserve the right to reject any or all bids, or to accept any bid, as it may deem for the best interest of the city of San Diego.

Notice is hereby given, that in case the said Common Council accepts any bid or bids, and enters into any contract or contracts, with any person, persons or company, for furnishing any such water distributing system and water, any and every such contract or contracts shall be conditioned upon the voting, by the qualified electors of said city, of bonds necessary to pay for the same.

A Resolution of Intention to pave and curb H Street from Sixth to Sixteenth Streets was read and adopted by the following vote, to-wit:

Ayes - Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears, Blochman, Bachman and Levi.

Noes - None.

Absent - None.

Said Resolution, as adopted, is as follows, to-wit:

Resolution of Intention

To pave H Street from the East line of Sixth Street to the East line of Sixteenth Street, and curb said H Street from the East line of Twelfth Street to the West line of Sixteenth Street.

Resolved, That it is the intention of the Common Council of the city of San Diego, State of California, to order the following

street work to be done in said city, to-wit:

That that portion of H Street in said city from the East line of Sixth Street to the East line of Sixteenth Street, including all intersections of streets between said points (excepting such portions of said street and intersections as are required by law to be kept in order or repair by any person, corporation or company having railroad tracks thereon, and also excepting such portion of said H Street and intersections between said points as is occupied by a wooden bridge, and also excepting such portions of said street and intersections as are already covered with bituminous rock crosswalks) be paved from curb line to curb line with bituminous rock pavement, two inches thick laid on the natural earth, in accordance with special specifications No. 5, of Section 6, of Article 1 of Ordinance No. 226 of the Ordinances of said city, approved August 15th, 1893, as amended by Ordinance No. 279, approved December 26th, 1894.

And also that that portion of said H Street from the East line of Twelfth Street to the West line of Sixteenth Street, including all intersections of streets between said points, (excepting such portions of said street and intersections as are already curbed with concrete or natural stone, and also excepting such portion of said H Street and intersections between said points, as is occupied by a wooden bridge) be curbed with concrete in accordance with General Specifications No. 7 of Ordinance No. 226 of the Ordinances of said city, approved August 15th, 1893.

The San Diego Sun, a daily newspaper published and circulated in said city, is hereby designated as the newspaper in which this Resolution of Intention shall be published for two days, and in which the notice of the passage thereof shall be published for six days, in the manner and by the persons required by law.

The clerk of said city is hereby directed to post this Resolution of Intention conspicuously for two days on 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.

A communication from the city clerk notifying the Council of the expiration, on June 1st, of the lease of the building occupied as a City Hall, was read and referred to the Committee on Public Buildings

A Resolution of Intention to grade Eleventh Street from the north line of N Street to the south line of the City Park was read and adopted by the following vote, to-wit:

Ayes— Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears,
Blochman, Bachman and Levi.

Noes— None.

Absent— None.

Said Resolution, as adopted, is as follows, to-wit:

Resolution of Intention

To grade Eleventh Street from the north line of N Street to the south line of the City Park.

Resolved, That it is the intention of the Common Council of the City of San Diego, State of California, to order the following Street Work to be done, to-wit:

That that portion of Eleventh Street in said City from the north line of N Street to the south line of the City Park, including the sidewalks thereof, and all intersections of streets between said points (excluding such portions of said street and intersections as are required by law to be kept in order or repair by any person, corporation or company having railroad tracks thereon, and also excepting such portions of said street and intersections as have heretofore been graded) be graded to the official grade.

Such grading shall be done in accordance with specifications therefor, as contained in Ordinance Numbered 53 of the Ordinances of said City, approved December 24, 1889.

The San Diegoan-Sun is hereby designated as the daily newspaper in the city, in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof for six days, in the manner and by the persons required by law.

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

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

A Resolution of Intention to grade Elm Street from the East line of Columbia Street to the West line of the City Park was read and adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Watson, Sweeney, Spears, Blockman,
Bachman and Levi.

Noes—None.

Absent—Alderman Prout.

Said Resolution, as adopted, is as follows, to-wit:

Resolution of Intention
To Grade Elm Street from the East line of Columbia Street to
the West line of the City Park.

Resolved, That it is the intention of the Common Council
of the City of San Diego, State of California, to order the following
Street Work to be done, to-wit:

That that portion of Elm Street, in said City, from the East
line of Columbia Street to the West line of the City Park, and the
sidewalks thereof, including all intersections of streets between said
points (excepting such portions of said street and intersections
as is required by law to be kept in order or repair by any person,
corporation or company having railroad tracks thereon, and also
excepting such portions of said street and intersections as have
heretofore been graded) be graded to the official grade thereof.

All work shall be done under and contractors shall be bound
by the provisions of Ordinance Numbered 53 of the Ordinances
of said City, approved December 24, 1889.

The San Diego Sun is hereby designated as the daily news-
paper in the city in which this Resolution of Intention shall be
published for two days, and the notice of the passage thereof for
six days, in the manner and by the persons, required by law.

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

A Resolution of Intention to Grade Front ^{Street} from the South
line of Ivy Street to the South line of Maple Street, was read and
adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Watson, Sweeney, Spears, Blockman,
Bachman and Levi.

Noes—None.

Absent—Alderman Prout.

Said Resolution, as adopted, is as follows, to-wit:

Resolution of Intention
To grade Front Street from the South line of Ivy Street to the

South line of Maple Street.

Resolved, That it is the intention of the Common Council of the City of San Diego, State of California, to order the following Street Work to be done, to-wit:

That that portion of Front Street, in said City from the South line of Ivy Street to the South line of Maple Street and the sidewalks thereof, including all intersections of streets between said points, be graded to the official grade thereof.

All work shall be done under and contractors shall be bound by the provisions of Ordinance Numbered 53 of the Ordinances of said City approved December 24, 1889.

The San Diego Sun is hereby designated as the daily newspaper, published and circulated in the City, in which this Resolution of Intention shall be published for two days, and the notice of the passage thereof for six days, in the manner and by the persons required by law.

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

The objections of owners of property fronting on Eighth Street, between N Street and the south line of the City Park, to the proposed grading of said Eighth Street, between said points, was presented. The said objections having been received in the office of the City Clerk May 20th, 1895, was ⁱⁿ motion laid on the table.

A Joint Resolution authorizing the Board of Public Works to extend the time, ninety days, in which James Mc Nair shall complete a concrete culvert at the intersection of Fifth and B Streets, was read and adopted by the following vote, viz:

Ayes—Aldermen Beard, Dodson, Watson, Sweeney, Spears, Blockman, Bachman and Levi.

Noes—None.

Absent—Alderman Prouk.

Said Resolution, as adopted, is as follows, viz:

Joint Resolution No. 573.

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

That James Mc Nair be, and he is hereby granted ninety

(90) days additional time in which to complete the work of constructing a concrete culvert across 5th, in said city, at the intersection of B Street, under his contract therefor, as recommended by the Board of Public Works, and the said Board of Public Works is hereby authorized to extend by ninety (90) days the time fixed for the completion of the work herein specified.

Thereupon the Board adjourned.

Amos Levi

President of the Board of Aldermen.

Attest:

Geo. D. Sedgewick
City Clerk.

479

Regular Meeting.

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, June 3, 1895.

The regular session of the Board of Aldermen was held at 7:30 P.M. this day.

In the absence of President Levi, Alderman Prout was elected President pro tem.

Present—Aldermen Prout, Beard, Dodson, Sweeney, Blochman, Bachman and Clerk Vincent.

Absent—Aldermen Watson, Spears and Levi.

On motion of Alderman Blochman the reading of the minutes was dispensed with.

A petition from a number of attorneys asking the Council to authorize the City Clerk to procure filing cases and the help necessary to preserve and file old papers in the Clerk's office, was read and granted.

At this point Alderman Watson enters and takes his seat in the Board.

A petition from the property owners owning property fronting on Ash Street between Seventh and Eighth Streets was read and referred to the Joint Street Committee. Said petition asks for a change of the grade of Ash Street to conform to the form of the Street as now graded.

A petition from Albert Roberts et al. for permission to grade the East 1/2 of Thirteenth Street, from the north line of D Street to the south line of C Street, and from the east center of Thirteenth Street to the east line thereof, was read and granted.

Thereupon a Joint Resolution was read and adopted by the following vote, to-wit:

Ayes—Aldermen Prout, Beard, Dodson, Watson, Sweeney, Blochman and Bachman.

Noes—None.

Absent—Aldermen Spears and Levi.

Said Resolution as adopted is as follows; to-wit:

Joint Resolution No. 580.

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

That the owners of property fronting on Thirteenth Street between "C" and "D" Streets, be and are hereby granted permission to grade the east half of Thirteenth Street between "C" and "D" Streets to the official grade thereof.

A petition from Kaland & Co. for permission to lay a cement sidewalk on lot seven (7), block thirty-four (34), Sherman's addition; corner Seventeenth and K Streets, was read and granted.

Thereupon a resolution was read and adopted by the following vote, to-wit:

Ayes—Aldermen Prout, Beard, Dodson, Watson, Sweeney, Blockman and Bachman.

Noes—None.

Absent—Aldermen Spears and Levi.

Said Resolution as adopted is as follows, to-wit:

Joint Resolution No. 581.

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

That Kaland & Co. be allowed to sidewalk lot seven (7), block thirty-four (34), Sherman's addition to the City of San Diego, fronting on Seventeenth and "K" Streets, with concrete, in accordance with specifications therefor as contained in Article 2, of Ordinance No. 226 of the Ordinances of said City, approved August 15th, 1893.

The petition of M. Mayer for the cancellation of erroneous assessment was read and referred to the Joint Finance Committee.

A petition from John R. Passous et al., owners of property on Sixth Street between B Street and the City Park, to have Ordinance No. 303, establishing the grade of Sixth Street, repealed, was read and referred to the Joint Street Committee.

The Application of the Phelan Estate for permission to construct a store building on Sixth Street south of the Express block was read and referred to the Joint Fire Committee.

A proposition from W. A. Dorris to sell the New Carleton Hotel to the City for City Hall purposes was read and filed.

The report of the Delinquent Tax Collector showing Delinquent collections during the month of May of \$31.43 was read and filed.

A communication from the Board of Public Works in regard to placing fire hydrants at the corner of Fifth and Thorn Streets and at the corner of Fifth Street and Brooks Avenue was read and referred to the Joint Water Committee.

At this point Alderman Spears enters and takes his seat in the Board.

A communication from the Board of Public Works regarding the care of garbage was read and referred to the Joint Committee on Health and Morals.

A communication from the Board of Public Works in reference to the care of the trees on University and Park Boulevards was read and referred to the Joint Committee on Streets, Highways and Parks.

The Committee on Public Buildings and Public Lighting having recommended the passage of a Resolution establishing an electric light at the corner of Fourth and K Streets, on motion such a Resolution was adopted by the following vote, to-wit:

Ayes—Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears,
Blochman, and Bachman.

Noes—None.

Absent—Alderman Levi.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 577.

Resolved, That a one light electric light be placed at the corner of 4th & K Street.

I hereby certify that the passage of the resolution incurring an indebtedness for a single electric light at the corner of 4th & K Sts. will not violate any of the provisions of the Charter.

Wm. R. Pitzer,

Auditor.

June 30, 1895.

The Health and Morals Committee, to whom was referred the

petition of Frank Wilson for a retail liquor license, having reported favorably on the same, on motion the license was granted.

Alderman Sweeney requested that a resolution heretofore introduced by him, in regard to the city ownership of its water supply, be withdrawn, which request was granted.

Alderman Prout, upon his own request was granted thirty days leave of absence.

Joint Resolution No. 575, having been amended by the Board of Delegates by including the Auditor's certificate, viz: "I hereby certify that the indebtedness incurred by virtue of the adoption of the above resolution may be incurred without violating any of the provisions of the charter.

Wm. R. Titus,
- Auditor -

June 3^d, 1895

Was on motion of Alderman Spears adopted as amended by the following vote, to-wit:

Ayes—Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears,
Blockman and Bachman.

Noes—None.

Absent—Alderman Levi.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 575.

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

That the Joint Water Committee of this Council, together with any other members of the Council that may so desire be and they are hereby authorized to visit and examine the different reservoirs, dam site sites, and water sheds of the various Water Companies of this county.

That the auditing Committee of the City is hereby authorized to audit and allow the necessary traveling expenses of such members of the Committee and Council, and the City Engineer in making such examination.

I Hereby certify, That the indebtedness incurred by virtue of the adoption of the above resolution may be incurred without violating any of the provisions of the Charter.

Wm. R. Titus,
Auditor.

June 3^d, 1895.

The report of the Committee on Public Buildings, to whom was referred the matter of the expiration of the lease of the City Hall, was adopted, and is as follows, to-wit:

To the Hon. the Common Council of the City of San Diego.

Gentlemen:—

The undersigned, your Committee on Public Buildings, to whom was referred the matter of the expiration of lease of the Building now occupied by the City as a City Hall, herewith recommend that the City lease the present building, for the term of one year from the 1st day of June, upon the same terms as contained in the old lease, with a reservation that either party may terminate such lease upon three months written notice to the other.

Respectfully,

A. E. Dodson,

A. Beard,

John Campbell,

Frank A. James,

J. A. Altamirano, Jr.,

W. J. Prout.

May 31, 1895.

One motion of Alderman Sweeney the objections of property owners to the grading of Eighth Street were taken from the table.

On motion the said objections were denied by the following vote, to-wit:

Ayes—Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears, Blockman and Bachman.

Noes—None.

Absent—Alderman Levi.

The Clerk presented the affidavit of Geo. H. Spears, foreman of the printers and publishers of the San Diegoan-Sun, a newspaper published daily, except Sundays, at the City of San Diego, State of California, showing that a Resolution of Intention to grade Eighth Street from the north line of "N" Street to the south line of the City Park, passed by the Common Council, to-wit: By the Board of Delegates April 22^d, 1895, and by the Board of Aldermen April 23^d, 1895, was published in said newspaper for the period of three days, viz: Upon the 24th, 25th and 26th days of April, 1895. Also

The affidavit of Geo. D. Goldman, Clerk of the City of San Diego, California, showing that he did, on the 26th day of April, 1895, post conspicuously on the door of the Council Chamber of the Board of Aldermen and on the door of the Council Chamber of the Board of

Delegates, copies of the above mentioned Resolution of Intention to grade Eighth Street, and that the same remained so posted for a period of two days, immediately thereafter. Also

The affidavit of Geo. H. Spears, foreman of the printers and publishers of the San Diegan-Sun, a newspaper published daily, except Sundays, at the City of San Diego, State of California, showing that a notice of Street Work, being a notice by the Street Superintendent of said City of the passage by the Common Council of said City of its Resolution of Intention to grade Eighth Street from the north line of "N" Street to the south line of the City Park, to-wit: By the Board of Delegates April 22^d, 1895, and by the Board of Aldermen April 23^d, 1895, was published in said newspaper for a period of one week, viz: Upon the 29th and 30th days of April, 1895, and the 1st, 2^d, 3^d, and 4th days of May, 1895. Also

The affidavit of W. L. Prouty, Street Superintendent of the City of San Diego, California, showing that he did on the 29th day of April, 1895, cause to be conspicuously posted along the line of Eighth Street, in said City, from the north line of "N" Street to the south line of the City Park at not more than one hundred feet in distance apart, but not less than three in all, and in front of each block liable to be assessed, notices, being notices by the said Street Superintendent of the passage by the Common Council of the above mentioned Resolution of Intention to grade Eighth Street, and that he caused a notice, similar in substance, to be published for ten days in the San Diegan-Sun.

Thereupon a Resolution Ordering the Work of grading Eighth Street as above mentioned was ~~adopted~~ read and adopted by the following vote, to-wit:

Ayes—Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears, Blochman and Bachman.

Noes—None.

Absent—Alderman Levi.

Said Resolution as adopted is as follows, viz:

Resolution Ordering the Work

Of grading Eighth Street, from the north line of "N" Street to the south line of the City Park.

Resolved, That the public interest and convenience require that the street work herein described, be done, and therefore the Common Council of the City of San Diego, California, hereby orders the following street work to be done, to-wit: That Eighth Street in said City, from the north line of "N" Street to the south line of the City Park (excepting such portions thereof as are 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 Eighth Street at its intersection with "B" Street which is occupied by a wooden culvert commonly called and known as the "B" Street Flume) and the sidewalks thereof, and the entire crossings of said Eighth Street with the streets intersecting the same, be graded to the official grade thereof.

All of said grading shall be done in accordance with specifications therefor, as contained in Ordinance No. 53 of the ordinances of said City, approved December 24th, 1889, and the contractors shall be bound by the provisions of said ordinance.

The San Diegoan-Sun, 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 City 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 said work, and referring to the specifications, posted or on file, in the said newspaper hereby designated for that purpose, as aforesaid. Said notice shall require that all proposals or bids offered shall be accompanied by a check payable to the order of the Mayor of the City, certified by a responsible bank for an amount which shall not be less than ten per cent. of the aggregate of the proposal, or by a bond for the said amount, so payable, signed by the bidder and by two sureties who shall justify before any officer competent to administer an oath, in double the said amount and over and above all statutory exemptions. Said Clerk is also hereby directed to publish this resolution for two days, in the manner required by law, in said newspaper designated for that purpose as aforesaid.

A resolution giving the consent of the Board of Aldermen to the Board of Delegates to adjourn until the 17th day of June, 1895, was read and adopted, by ~~the~~ and is as follows, viz:

It is hereby Resolved, That the consent of the Board of Aldermen of the City of San Diego be and the same is hereby given that the Board of Delegates of the City of San Diego can adjourn until the 17th day of June, 1895.

In motion the Board decided that when agreement was taken it should be met June 18, 1895.

The President pro tem. appointed Alderman Sawyer as a member of the Street Committee in the place of Alderman Pratt during the absence of the latter from the city.

A Joint Resolution extending the thanks of the Board to the Officers of the San Diego Land and Town Company for services rendered, was read and adopted by the following vote, to-wit:

~~Yeas - Aldermen Pratt, Beard, Gordon, Watson, Sawyer, Spear,~~

Alderman and Bachman.

Nays - None.

Absent - Alderman Lee.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 579.

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

That the thanks of this Council be and is hereby extended to the San Diego Land and Town Company and its officers for services rendered.

That the City Clerk is hereby authorized to certify this resolution and furnish a copy thereof to the General Managers of said Company.

At this time a resolution adopted by the Board of Delegates giving the consent of that Board to the Board of Aldermen to adjourn to June 18, 1895, was presented and is as follows, viz:

It is hereby Resolved, that the consent of the Board of Delegates of the City of San Diego be and the same is hereby given that the Board of Aldermen of the City of San Diego can adjourn until the 18th day of June, 1895.

A Joint Resolution instructing the City Attorney to prepare an Ordinance notifying property owners along Fifth Street between "A" and Walnut Streets to make sewer connections, and notifying and ordering the San Diego Water Co. and the San Diego Gas & Electric Light Co. to lay and extend all water and gas mains on said street between said points, now read and adopted by the following vote, to-wit:

~~Yeas - Aldermen Pratt, Beard, Gordon, Watson, Sawyer,~~

Spears, Blochman and Bachman.

Noes - None.

Absent - Alderman Levi.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 578.

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

That the City Attorney be, and is hereby instructed to prepare and present to this Council an Ordinance notifying persons owning property on Fifth Street, between "A" and Walnut Streets, to make sewer connections, and notifying and ordering the San Diego Water Co. and the San Diego Gas & Electric Light Co. to lay and extend all necessary water and gas mains and connections in said street between said points. The objects of this resolution are to have made all sewer, water and gas connections on said Fifth Street between "A" and Walnut Streets, that said street between said points may be paved, sidewalked and curbed between said points.

A Joint Resolution authorizing the placing of an electric light at the corner of Fourth and K Streets, heretofore adopted by this Board, having been amended by the Board of Delegates by adding the Auditor's certificate, viz: "I hereby certify that the passage of the resolution incurring and indebtedness for a single electric light at the corner of 4th & K Sts. will not violate any of the provisions of the charter.

Nat R. Titus

Auditor.

June 3rd, 1895.

Was on motion of Alderman Bachman adopted as amended by the following vote, to-wit:

Ayes - Aldermen Prout, Beard, Dodson, Watson, Sweeney, Spears, Blochman and Bachman.

Noes - None.

Absent - Alderman Levi.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 577.

Resolved, That a one light electric light be placed at the corner of 4th & K Street.

I hereby certify, That the passage of the resolution incurring an indebtedness for a single electric light at the corner of 4th & K Sts. will not violate any of the provisions of the charter.

June 3^d, 1895.

Mat W. Titus,
Auditor.

Thereupon the Board adjourned until June 18, 1895.

Simon Levi

Attest: *Geo. D. Lockman*

President of the Board of Aldermen.

City Clerk.

Adjourned Meeting.

Council Chamber of the Board of
Aldermen of the City of San Diego,
California, June 18, 1895.

Pursuant to adjournment a meeting of the Board of Aldermen was held this day at 7:30 o'clock P.M.

In the absence of President Levi Alderman Spears was elected President pro tem.

Present—Aldermen Beard, Dodson, Sweeney, Spears, Blochman, and Bachman, and Clerk ~~Frederick~~ Goldman.

Absent—Aldermen Prout, Watson and Levi.

The Minutes of the Regular Meeting held May 6, 1895, of the Adjourned Meeting held May 10, 1895, of the Special Meeting held May 22, 1895, and of the Regular Meeting held June 3, 1895, were read and approved.

It appearing that in the records of the proceedings of the meeting of this Board held at its chamber on the 23^d day of April, 1895, the Resolution of Intention to grade Eighth Street from the north side of H Street to the south line of the City Park adopted at that meeting, is incorrectly entered upon the record of this Board; on motion of Alderman Bachman, duly seconded, it is ordered that the Clerk correct the records of the proceedings of said meeting by transcribing said Resolution into said records, correctly as the same was passed.

The Clerk informs the Board of the passage by the Board of Delegates of its Resolution as follows, viz:

Whereas, Section 8, of Chapter 1, of Article 11 of the Charter of the City of San Diego, is as follows: "Each Board shall meet on the first Monday of each month, or if that day be a legal holiday, then upon the next day; and neither Board shall without the consent of the other adjourn for more than seven days, or to any other place than its regular place of meeting. The meetings of each Board shall be public"

And Whereas, It is frequently the desire and wish of the Board of Aldermen to adjourn for a longer period than seven days,

Therefore be it Resolved, That the consent of this Board of Delegates of the City of San Diego, be, and the same is hereby given to the Board of Aldermen of the City of San Diego to adjourn at any time that said Board of Aldermen may desire, for a period of more than seven days, and for a period to be fixed by the said Board of Aldermen at the time of such adjournment.

And the Clerk of this Board of Delegates is hereby instructed to engross this resolution upon the minutes of this Board, and to serve a copy of the same upon the said Board of Aldermen.

A communication from the City Attorney in regard to the suit of Allan Pollak vs. The City of San Diego was read and filed.

Thereupon a Joint Resolution was read and adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blockman
and Bachman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, viz:

Joint Resolution No. 593.

Resolved, That the City Attorney be and he is hereby authorized, empowered and instructed to appeal the case of Allan Pollak vs. the City of San Diego; number 8357, in which judgment was rendered in the Superior Court of the County of San Diego, State of California, on the 5th day of June, 1895, adverse to the said City, to the Supreme Court of the State of California, and to do and perform whatever act necessary to perfect said appeal, and to cause the same to be heard by the said Supreme Court.

I hereby certify, That the indebtedness created by virtue of the adoption of the above Resolution may be created without violating any of the provisions of the Charter.

Wm. R. Titus,

City Auditor.

June 17, 1895.

A communication from the Board of Fire Commissioners in regard to the construction of a Hook and Ladder Truck was read and referred to the Joint Fire Committee.

A communication from the Board of Public Works recommending that J. R. Wade be granted an extension of time in which to complete the construction of a dike at Old Town was read and the request granted.

Thereupon a Joint Resolution was read and upon motion of Alderman Bachman adopted by the following vote, to-wit:
Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blockman
 and Bachman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, viz:

Joint Resolution No. 594.

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

That J. R. Wade be, and he is granted 60 days additional time in which to complete the work of constructing a dike at Old Town, in said City, under his contract therefor, as recommended by the Board of Public Works, and the said Board of Public Works is hereby authorized to extend by 60 days the time fixed for the completion of the work herein specified.

The Auditor's report for the month of May, 1895, was read and filed.

The report of the Police Judge for the month of May, 1895, showing fines collected to the amount of \$145⁰⁰, was read and filed.

A protest of property owners to the proposed grading of Eleventh Street from N Street to the City Park was presented and on motion of Alderman Sweeney referred to the Joint Street Committee.

A Joint Resolution heretofore passed by the Board of Delegates, ordering the Board of Public Works not to sprinkle ungraded streets, was read and on motion of Alderman Sweeney referred to the Joint Street Committee.

The Clerk presented the affidavits of Geo. H. Spears, foreman

of the printers and publishers of the San Diegan-Sun, a newspaper published daily, except Sundays, at the city of San Diego, State of California, showing that a ~~notice~~ Resolution Ordering the Work of Grading Eighth Street from the north line of "N" to the south line of the City Park, being a Resolution passed by the Board of Delegates ^{of the city of San Diego}, on the 3rd day of June, 1895, and by the Board of Aldermen ^{of said city}, on the 3rd day of June, 1895, was published in said newspaper for the period of three days, viz: Upon the 6th, 7th and 8th days of June, 1895. Also

The affidavit of Harry W. Vincent, Deputy ^{of the city of San Diego, California,} Clerk, showing that he did, on the 6th day of June, 1895, post conspicuously in the following places, to-wit: On the door of the Council Chamber of the Board of Delegates of the City of San Diego, California, and on the door of the Council Chamber of the Board of Aldermen of said city, copies of the Resolution Ordering the Work of Grading Eighth Street, from the north line of "N" Street to the south line of the City Park, together with copies of the specifications therefor as contained in Ordinance No. 53, and that the same remained so posted for the period of five days immediately thereafter.

Also the affidavit of Geo. H. Spears, foreman of the printers and publishers of the San Diegan-Sun, a newspaper published daily, except Sundays, at the city of San Diego, State of California, showing that a Notice Inviting Street Work Proposals, being a notice inviting sealed Proposals for doing the work of grading Eighth Street in said City from the north line of "N" Street to the south line of the City Park, was published in said newspaper for the period of three days, viz: Upon the 6th, 7th and 8th days of June, 1895. Also

The affidavit of Harry W. Vincent, Deputy Clerk of the City of San Diego, California, showing that he did on the 6th day of June, 1895, post conspicuously in the following places, to-wit: On the door of the Council Chamber of the Board of Delegates of the City of San Diego, California, and on the door of Council Chamber of the Board of Aldermen of said city, copies of the Notice Inviting Street Work Proposals for Grading Eighth Street, from the north line of "N" Street to the south line of the City Park, together with copies of the specifications therefor as contained in Ordinance No. 53, and that the same remained so posted for the period of five days immediately thereafter.

Whereupon the Clerk reported that in response to said advertisement he had received proposals for the grading of said Eighth Street, as follows:

Bid of O. Nelson, proposing to do said work at the following

prices, to-wit:

For cut ~ ~ ~ ~ ~ 39 cents per cubic yard.

Embankment, other than that made by the
cut, if any, ~ ~ ~ ~ ~ 39 cents per cubic yard.

Haul for each 100 feet above the first 500 feet 2 cents per cubic yard.

Said bid was accompanied by a check for \$400⁰⁰, certified by the First National Bank of San Diego, California.

Bid of J. Englebret, proposing to do said work at the following prices, to-wit:

For grading ~ ~ ~ ~ ~ 74 cents per front foot.

Said bid was accompanied by a check for \$800⁰⁰, certified by the First National Bank of San Diego, California.

Bid of Byrne & Kelley, proposing to do said work at the following prices, to-wit:

Excavation ~ ~ ~ ~ ~ 32 cents per cubic yard.

Embankment other than that made by
the excavation, if any ~ ~ ~ ~ ~ no charge per cubic yard.

Haul for each 100 feet above the first 500 feet 2 cents per cubic yard.

Said bid was accompanied by a bond in the penal sum of \$600⁰⁰.

Bid of W. M. Osborne, proposing to do said work at the following prices, to-wit:

Excavations ~ ~ ~ ~ ~ 34³/₄ cents per cubic yard.

Overhaul ~ ~ ~ ~ ~ 2 cents per cubic yard.

Excess of fill, if any, ~ ~ ~ ~ ~ 50 cents per cubic yard.

Overhaul ~ ~ ~ ~ ~ 2 cents per cubic yard.

Said bid was accompanied by a check for \$800⁰⁰, certified by the Blochman Banking Company, of San Diego, California.

Bid of J. S. Nickerson, proposing to do said work at the following prices, to-wit:

For cut ~ ~ ~ ~ ~ 26 cents per cubic yard.

For all fill in excess of that made by
the dirt taken from the cut in the
Street ~ ~ ~ ~ ~ 26 cents per cubic yard.

For overhaul, for each 100 feet over and
above the first 500 feet ~ ~ ~ ~ ~ 2 cents per cubic yard.

Said bid was accompanied by a check for \$260⁰⁰, certified by the Bank of Commerce, of San Diego, California.

Bid of R. F. Smith, proposing to do said work at the following prices, to-wit:

Excavation ~ ~ ~ ~ ~ 39¹/₂ cents per cubic yard.

Embankment, made from material excavated
in Street ~ ~ ~ ~ ~ 00 cents per cubic yard.

Embankment in excess of excavation --- 39 1/2 cents per cubic yard.
 Overhaul for each 100 feet --- 1 3/8 cents per cubic yard.
 Said bid was accompanied by a bond in the penal sum of \$500.00.
 Bid of Goodbody and Koesner, proposing to do said work at the following prices, to-wit:

Excavation --- 48 cents per cubic yard.
 Embankment, if any, other than that made by excavation --- 48 cents per cubic yard.
 Overhaul for each 100 feet of haul above the first 100 feet --- 2 cents per cubic yard.

Said bid was accompanied by a bond in the penal sum of \$500.00.
 All of said bids were referred to the Joint Street Committee.

The final report of the Commissioners heretofore appointed in the matter of widening University Avenue was presented and ordered filed, and is as follows, to-wit:

To the Common Council of the City of San Diego.

Gentlemen:—

All damages awarded to land owners, and all assessments made, and all expenses incurred on account of the widening of University Avenue, between Fifth and Sixth Streets, having been fully satisfied, the Commissioners respectfully submit herewith for acceptance and record the following deed, conveying to the City of San Diego all the land appropriated to the widening of University Ave., as aforesaid, and recommend formal action thereon.

San Diego, Calif.,
 June 15th, 1895. } Jesse Billmore }
 } Chas. M. Briggs } Commissioners.

Thereupon the clerk was directed to have said deed recorded.

A petition of property owners for the improvement of Fourth Street from Ivy Street to University Avenue was presented and on motion of Alderman Bachman granted.

The petition of Flora A. Burns for permission to lay sidewalk and curb in front of lots 4, 5 and 6, Block 9, Carsuthers Addition was read and granted.

Thereupon a Joint Resolution was read and adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blochman and Bachman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, viz:

Joint Resolution No. 597.

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

That permission be, and is hereby granted Flora A. Burns to construct a concrete sidewalk and wooden curbing on 7th Street, in front of Lots 4, 5, 6, Block 9, Carruther's addition, in accordance with specifications therefor.

The application of E. S. Babcock for permission to lay sidewalk and curb in front of North 1/2 of lot 2 and lot 3, block 12, Carruther's Addition, was read and granted.

Thereupon a Joint Resolution was read and adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blochman and Bachman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, viz:

Joint Resolution No. 596.

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

That permission be and is hereby granted E. S. Babcock to construct a concrete sidewalk and curbing on 7th Street in front of N 1/2 Lot 2 and Lot 3, Block 12, Carruthers Addition in accordance with specifications therefor.

Petitions from the following named persons for permission to construct sidewalks and curb in front of their respective property were read and granted as follows, to-wit:

Annie P. and Lillie V. Deering, Eleventh Street, Lot J, Block 49, Hortons Addition.

Mr. Fairbanks, Seventh Street, Lot 12, Block 6, Carruther's Addition.

Mrs. Kensch, Seventh Street, Lots E and F, Block 20, Hortons Addition.

F. E. Hilton, Seventh Street, Lot 10, Block 6, Carruther's Addition.

Lewis R. Kirby, Seventh Street, Lot 11, Block 6, Carruther's Addition.

Heber Ingle, Seventh Street, Lot 1 and N 1/2 lot 2, Block 12, Carruther's Addition.

Pacific Coast S. L. Co., Seventh Street, Lots C and D, Block 20, Hortons Addition.

E. W. Elliott, Seventh Street, Lot L, Block 19, Hortons Addition.

Thos. Moran, Seventh Street, Lot N, Block 19, Hortons Addition.

Miss B. Jossel, Seventh Street, N 1/2 Lot C, Block 46, Hortons Addition.

Petitions from the following named persons for permission to construct bituminous sidewalks in front of their respective property were read and denied.

D. C. Collier, Seventh ^{Street}, lots 10, 11 and 12, block 7, Carruthers Addition.

P. J. Higgins, Seventh Street, lots 7, 8 and 9, block 6, Carruthers Addition.

O. H. Millard, Front and Fir Streets, lots 3 and 4, block 235, Horton's Addition.

Thereupon a Joint Resolution heretofore adopted by the Board of Delegates granting permission to all the above named persons to construct sidewalks and curbing petitioned for, was read and amended by striking out that portion granting permission to D. C. Collier, P. J. Higgins and O. H. Millard to construct bituminous sidewalks. Said Joint Resolution as amended was adopted by the following vote, to wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blochman and Bachman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Resolution as adopted is as follows, viz:

Joint Resolution No. 595.

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

That permission be and is hereby granted the following named persons to construct sidewalks and curbing on 7th Street in front of their respective property, as follows:

Mr. Fairbanks, concrete sidewalk and wood curbing in front of Lot 12, Block 6, Carruthers Addition.

Mrs. Rensch, concrete sidewalk and wood curbing in front of Lots C and A, Block 20, Horton's Addition.

A. E. Hilton, concrete sidewalk and wood curbing in front of Lot 10, Block 6, Carruthers Addition.

Lewis R. Kirby, concrete sidewalk and wood curbing in front of Lot 11, Block 6, Carruthers Addition.

Heber Ingle, concrete sidewalk and ~~wood~~ curbing in front of Lot 1 and N¹/₂ of 2, Block 12, Carruthers Addition.

Pacific Coast S. S. Co., concrete sidewalk and curbing in front of Lots C and D, Block 20, Horton's Addition.

E. W. Elliott, concrete sidewalk and curbing in front of Lot L, Block 19, Horton's Addition.

Thos. Arran, concrete sidewalk and curbing in front of Lot K, Block 19, Horton's Addition.

Miss B. Jossel, concrete sidewalk and granite curbing in front of N¹/₂ of Lot C, Block 46, Horton's Addition.

Annex P and Lillie B. Deering, concrete sidewalk and curbing on Everett Street in front of Lot J, Block 49, Astoria Addition.

The claim of J. A. Crane for a refund of money paid on account of erroneous assessment was presented and referred to the Joint Finance Committee.

The petition of Mrs. Butler to have City Land contained in a portion of Public Lot 1360 was presented and referred to the Joint City Lands Committee.

A petition to change the grade of Eighth Street was presented and on motion the same was denied.

The petition of Miller & Co for a retail liquor license was read and referred to the Health and Moral Committee.

A petition of property owners and citizens for an annex electric light at the corner of Sixth and A Streets, was presented and referred to the Public Lighting Committee.

An Ordinance notifying all persons owning property on Sixth Street, between A and Yakima Streets, to make all sewers, gas and water pipe connections, preparatory to having said Sixth Street paved between said points, was read and adopted by the following vote, to-wit:

Yeas - Aldermen Board, Bodson, Bweeney, Spear, Blochman and Bachman.

Nays - None.

Absent - Aldermen Trout, Patton and Steer.

Said Ordinance as adopted is as follows, viz:

Ordinance No. _____

An Ordinance notifying all persons having real property abutting upon that portion of Sixth Street in the City of San Diego, California, between the south line of A Street and the south line of Yakima Street, to make sewer connections, and notifying and directing the San Diego Water Company and the San Diego Gas & Electric Light Company to lay, put in, and extend such water and gas pipes and connections as are necessary and

required in said street between said points.

Whereas that portion of Sixth Street in said City between the south line of A Street and the south line of Yakima Street is about

to be paved and otherwise permanently improved, and whereas, it is desirable that when such permanent improvements are completed, said portion of said Street be accepted and kept in repair by said City, Therefore

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

Section 1. That all persons owning real property abutting upon that portion of Fifth Street in said City, between the south line of A Street and the south line of Walnut Street are hereby notified to connect the same by a four inch sewer with the main sewer in the center of said street.

Section 2. That the San Diego Water Company is hereby notified and directed to lay, put in, and extend such water mains, pipes, laterals and connections as are required and necessary in said Fifth Street, between the south line of "A" Street and the south line of Walnut Street.

Section 3. That the San Diego Gas & Electric Light Company is hereby notified and directed to lay, put in and extend such gas mains, pipes and laterals and connections, as are necessary and required in said Fifth Street between the south line of A Street and the south line of Walnut Street.

Section 4. This Ordinance shall be in force and take effect from and after its passage and approval and ten publications in the San Diego Sun.

An Ordinance regulating the removal of buildings upon ~~the~~ or over the public streets of the City was presented and referred to the Joint Street Committee.

The report of the Joint Street Committee, to whom was referred the petition of property owners on Sixth Street to have the grade of said street changed by repealing the Ordinance No. ~~repealing~~ ^{reestablishing} the grade of said Street was read and adopted, and is as follows, viz:

To the Hon. Common Council, Gentlemen:—

The Joint Street Committee, to whom was referred the petition of property owners on 6th Street between "B" Street and the City Park, asking the Council to repeal the Ordinance establishing the grade of said street between said points, respectfully recommend that said Ordinance be repealed.

H. Sweeney,
A. Blochman,
C. C. Hakes,
H. Melisch.

June 14th, 1895.

The Joint Street Committee, to whom was referred a communication

from the Board of Public Works, recommending that the request of the

President of the College Hill Land Association that the City temporarily

care for certain shade trees on University and Park (Bourbon),

reported as follows, which report was adopted:

The Joint Street Committee recommended that the trees

mentioned in the within communication be retained one at the

expense of the City.

H. Swainy,
D. Sherman,
C. H. Harker,
W. Melick voting no.

June 14, 1895.
Whereupon a Joint Resolution was read and adopted by

the following vote, to-wit:

Ayes - Aldermen Board, Boston, Swainy, Spear, Sherman
and Sherman.

Noes - None.

Absent - Aldermen Pratt, Watson and Lee.

Said Joint Resolution as adopted is as follows, viz:

Be it Resolved, By the Common Council of the City of San

Diego, as follows:

That the Board of Public Works be, and it is hereby

authorized and instructed to purchase (one time) the trees on

University and Park (Bourbon),

to-wit: That the indebtedness created by purchase

of the adoption of the above resolution may be created without

violating any of the provisions of the Charter.
That W. L. Linn,
Auditor.

June 14th, 1895.
The report of the Joint Street Committee, to whom was referred

the petition of the Phelan estate for permission to erect a frame

building, was read and adopted, and is as follows, to-wit:

The Joint Street Committee recommended that the within

petition of the Phelan estate for authority to construct a frame

building on 6th Street be granted.

Geo. S. Bachman,
A. Reed,
D. E. Jones,
C. H. Harker.

June 15th, 1895.
Whereupon a Joint Resolution granting the request of the Phelan

estate was read and adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blockman
and Bachman

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, viz:

Joint Resolution No. 591.

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

That permission be, and ~~the~~ is hereby granted the Estate of James Phelan to construct a small one story frame building (metal roofed) on 6th Street, south of the Express Block 9 feet 8 inches in width by 40 feet in depth.

The report of the Joint Finance Committee, to whom was referred the petition of M. Mayer for cancellation of erroneous assessment, was read and adopted and is as follows, to-wit:

The Joint Finance Committee recommend that the within petition be granted in accordance with the certificate of the City Auditor hereto attached.

Geo. H. Spears,

A. Blockman,

Fred Baker,

C. C. Hakes.

June 14th, 1895.

The report of the Joint Finance Committee, to whom was referred the petition of Chas. P. Pochler for a refund of \$9.14, paid on account of erroneous assessment, was read and adopted and is as follows to-wit:

The Joint Finance Committee recommend that in accordance with the opinion of the City Attorney hereto attached, the within petition be granted.

Geo. H. Spears,

A. Blockman,

Fred Baker,

C. C. Hakes.

June 14th, 1895.

Thereupon a Joint Resolution authorizing the refunding of said erroneous tax was read and adopted by the following, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blockman and
Bachman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, viz:

Joint Resolution No. 589.

Resolved, That the petition of Chas. P. Pochler for a refund of the sum of \$9.14 paid to the City of San Diego on account of an illegal

and erroneous assessment, as shown by and set forth in his petition filed in the office of the clerk of the city of San Diego, California, on the 10th day of May, A.D. 1894, to which reference is hereby made for further particulars be granted, and the Auditor of the city of San Diego is hereby instructed to draw his warrant for the sum of \$9.14 in favor of the said Chas. D. Pochler, upon the certificates of sale described in said petition being assigned and surrendered to the said city of San Diego for cancellation and delivered to the Tax Collector of the said city for that purpose; and it is hereby further resolved that the said Tax Collector be, and he is hereby instructed and authorized to cancel such certificates of sale when the same shall have been assigned and surrendered to the city of San Diego, and delivered to him for cancellation.

I hereby certify, That the indebtedness incurred or appropriation made by virtue of the adoption of the above resolution may be incurred and made without violating any of the provisions of the Charter.

Nat. N. Titus,

City Auditor.

June 17, 1895.

The report of the Joint Finance Committee, to whom was referred the petition of H. D. Weis for refund of \$27.29, paid on account of erroneous assessment, was read and adopted and is as follows, to-wit:

The Joint Finance Committee recommend that the within petition be granted in accordance with the report of the City Attorney hereto attached.

Geo. H. Spears,

A. Blochman,

Fred Baker,

C. C. Haker.

June 14th, 1895.

Thereupon a Joint Resolution authorizing the refunding of said erroneous tax was read and adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blochman and Backman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, viz:

Joint Resolution No. 590.

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

That the petition of H. D. Weis for the refund of the sum of \$27.29 paid to the city of San Diego on account of an illegal and erroneous assessment as shown and set forth in his petition filed in the office of the clerk of the city of San Diego, on the 9th day of May, 1895, and referred to the Joint Finance Committee of the

Common Council on the 10th day of May, 1895, to which reference is hereby made for further particulars, be granted for the sum of \$26.32, and the Auditor of the City of San Diego is hereby authorized and instructed to draw his warrant for the said sum of \$26.32 in favor of the said H. A. Weis, upon the certificates of sale described in said petition being assigned and surrendered to the City of San Diego for cancellation and delivered to the Tax Collector of said City for that purpose, with the exception that that portion of said petition on the first page thereof, between lines 20 and 26 be denied; and the Clerk of the said City is hereby directed to return the certificate # 2224 described between said lines on the first page to the said H. A. Weis.

And Be it Further Resolved, That the said Tax Collector be, and he is hereby instructed and authorized to cancel said certificates of sale when the same shall have been assigned and surrendered to the City of San Diego, and delivered to him for cancellation.

I hereby certify, That the indebtedness created or appropriation made by virtue of the adoption of the above resolution may be created and incurred without violating any of the provisions of the Charter.

Mat W. Titus,
Auditor.

The report of the Joint Finance Committee, to whom was referred the petition of Charles A. Poehler for a refund of money paid on Lots 10 & 11, Block 277, Lincoln Park, for the sum of \$1.26 for each lot, was read and adopted, and is as follows, to-wit:

The Joint Finance Committee recommend that in accordance with the opinion of the City Attorney hereto attached the within petition be denied.

Geo. H. Spears,
A. Blochman,
Fred. Baker,
C. C. Harkes.

June 14th, 1895.

The following resolution giving consent to the Board of Delegates to adjourn for a period of more than seven days was read and on motion of Alderman Blochman adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blochman
and Bachman.

Noes—None.

Absent - Aldermen Grant, Watson and Dean.

Said Resolution adopted as follows, viz:

Whereas, Section 5, of Chapter 1, of Article 11 of the Charter of the City of San Diego, is as follows: "Each Board shall meet on the first Monday of each month, or if that day be a legal holiday, then upon the next day; and neither Board shall, without the consent of the other adjourn for more than seven days, or to any other place than its regular place of meeting. The meetings of each Board shall be public."

And Whereas, It is frequently the desire and wish of the Board of Delegates to adjourn for a longer period than seven days; therefore Be it Resolved, That the consent of this Board of Aldermen of the City of San Diego, be, and the same is hereby given to the Board of Delegates of the City of San Diego, to adjourn at any time that said Board of Delegates may desire, for a period of more than seven days, and for a period to be fixed by the said Board of Delegates at the time of such adjournment.

And the Clerk of this Board of Aldermen is hereby authorized to insert this resolution upon the minutes of this Board, and to have a copy of the same upon the said Board of Delegates.

A Joint Resolution regarding property owned on Walnut Street to plant only the Camphor Tree along the line of said street was read and on motion of Alderman Bachman adopted by the following vote, to-wit:

Ayer - Aldermen Board, Watson, Sweeney, Spear, Bachman and Bachman.

None - None.

Absent - Aldermen Grant, Watson and Dean.

Said Joint Resolution adopted as follows, viz:

Joint Resolution No. 398.

Whereas, Many of the resident property owners owning real property abutting upon Walnut Street in the City of San Diego, County of San Diego, State of California, have petitioned the Common Council to designate the Camphor Tree as the only tree which may hereafter be planted on said street;

Therefore, Be it Resolved, That the Camphor Tree be and the same is hereby designated as the tree which may hereafter be planted on Walnut Street in the City of San Diego, County of San Diego, State of California;

And Be it Further Resolved, That all persons owning property fronting on said Walnut Street be, and they are hereby requested to

plant only the Camphor Tree on said street.

A Joint

A Joint Resolution providing for the cancellation of certificates of sale against a portion of the fractional east half of Pueblo Lot "B" was read and on motion of Alderman Bachman adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blochman and Bachman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, viz:

Joint Resolution No. 588.

Whereas, By a decree duly made and entered by the Hon. E. S. Torrance, Judge of the Superior Court of the County of San Diego, State of California, on the 15th day of March, A.D. 1895, in an action pending in the said Superior Court, No. 7646, and entitled "The College Hill Land Association, a corporation, Plaintiff, vs. Joseph Whiteman, xx The City of San Diego, et al, Defendants," which was an action brought for the purpose of partitioning the fractional east half of Pueblo Lot lettered "B" of the Pueblo lands of the City of San Diego, in which decree it was adjudicated in Paragraph numbered III, on page 4 thereof, as follows: It is Further Ordered, Adjudged and Decreed, That the defendant the City of San Diego, has a lien upon that tract of land marked "1" on said map, and herein set apart to said Archibell and George Matthews for taxes duly assessed and levied thereon for Municipal purposes in the years 1889, 1890, 1891, 1892, 1893 and 1894, to the amount of \$18.70 and no more; that on that tract of land marked "2" on said map and hereinafter set apart to said defendants Hannah M. McKinstry and E. E. McKinstry, as Executors of the last Will and Testament of Elliott McKinstry, deceased, for taxes duly assessed and levied thereon for Municipal purposes in the years 1889, 1890, 1891, 1892, 1893 and 1894, to the amount of \$18.70 and no more; and that on that tract of land numbered "3" on said map and herein set apart to said defendant Joseph Whiteman for taxes duly assessed and levied thereon for Municipal purposes in the years 1889, 1890, 1891, 1892, 1893, 1894, to the amount of \$18.70 and no more; and on that tract of land marked "4" on said map herein set apart to the plaintiff, the College Hill Land Association for taxes duly assessed and levied thereon for Municipal purposes in the years 1889, 1890, 1891, 1892, 1893, and 1894, to the amount of \$14.00 and no more;

and on that tract of land marked "5" on said map, and herein set apart to said R. A. Thomas, A. A. Thomas, Philip Morse, E. S. Chase, M. D. Colborn and W. Parrish, as Trustees of the San Diego College of the University of Southern California, to the amount of \$20.00 and no more; And It is Furthered Decreed That the amount for which each of said tracts is hereby liable made liable be, and the same is hereby decreed to be a first lien on said tracts."

That the map referred to in said decree, is a Partition Map of the fractional east half of said Pueblo Lot "G" of the Pueblo lands of the said city of San Diego, on file in said action, and attached to said decree.

And Whereas, It was further adjudicated by said decree, "That the following parties do have and recover of and from the parties above named, the proportion for which each is liable respectively as above set out, in proportion to the amount of their respective demands, as follows, to-wit: x x x By the defendant the City of San Diego, from said Geo. and Archibell Matthews for taxes as aforesaid - \$18.70
 From defendants Hannah M. McKinstry and E. E. McKinstry as Executors as aforesaid, for taxes as aforesaid - - - - - \$18.70
 From defendant Joseph Whiteman, for taxes as aforesaid - - - - - \$18.70
 From plaintiff, The College Hill Land Association, for taxes as aforesaid - - - - - \$14.00
 From the defendants R. A. Thomas, A. A. Thomas, Philip Morse, E. S. Chase, M. D. Colborn, and W. Parrish, Trustees as aforesaid, for taxes as aforesaid - - - - - \$20.00

And when any of said amounts allowed for taxes as aforesaid, shall be paid in full, said defendant, the City of San Diego, by its Tax collector, shall receipt therefor, and such payment shall constitute payment in full of all claims and demands whatever of said defendant, the City of San Diego, for taxes for the years 1889, 1890, 1891, 1892, 1893 and 1894, against that tract of land on which the sum so paid and hereinbefore allowed, is hereby made a lien."

Now, Therefore, Be it Resolved, That upon the payment to the Tax collector of the City of San Diego by the said defendants Geo. and Archibell Matthews, or their assigns, of the sum of \$18.70 for the taxes on that tract of land marked "1" in said Partition Map, as stated in said decree, the Tax collector, Auditor and Clerk of the said City of San Diego, be, and they are and each of them is hereby authorized, directed and instructed to cancel whatever certificate or certificates of sale of property for delinquent taxes for the years 1889, 1890, 1891, 1892, 1893 and 1894, issued to said city, they, or any one of them, may have possession of, as far as said certificate or certificates may affect

possession of, as far as the said certificate or certificates may have affect the said tract "4," and to release said tract "4" of and from all tax liens for the unpaid city taxes for the said years, and to fully satisfy any and all records in their respective offices, as the same may affect said tract "4" by virtue of said unpaid taxes.

That upon the payment to the Tax Collector of the City of San Diego by the said R. A. Thomas, A. A. Thomas, Philip Morse, E. J. Lebas, M. A. Colborn and W. Parrish, as Trustees of the San Diego College of the University of Southern California, or their assigns, of the sum of \$2,000, for the taxes on that tract of land marked "5" on said Partition Map, as stated in said decree, the Tax Collector, Auditor and Clerk of the said City of San Diego, be, and they are and each of them is hereby authorized, directed and instructed to cancel whatever certificate or certificates of sale of property for delinquent taxes for the years 1877, 1878, 1879, 1880, 1881, 1882, 1883 and 1884, issued to said City, they, or any one of them, may have possession of, as far as the said certificate or certificates may affect the said tract "5," and to release said tract "5" of and from all tax liens for the unpaid city taxes for the said years, and to fully satisfy any and all records in their respective offices, as the same may affect said tract "5" by virtue of said unpaid taxes.

A Joint Resolution instructing the City Clerk to have 20 copies of the specifications of the water distributing system made, and instructing the City Engineer to procure an apparatus for making blue prints and making 20 copies of the plans for the proposed Water Distributing System, was read and adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blockman and Bachman.

Nays—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, to-wit:

Joint Resolution No. 587.

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

That the Clerk be, and is hereby authorized and instructed to have 20 copies of the specifications for a Water Distributing System made and furnish the same to contractors or companies proposing to bid for the work, upon application being made therefor.

2. That the City Engineer be, and is hereby authorized and instructed to provide the necessary apparatus for making "Blue Prints" in his office and to make 20 copies of the Plans for the proposed

Water Distributing System, to be furnished to bidders upon application.

3. That the total cost of said copies of said specifications, and of said apparatus, shall not exceed the sum of \$10000.

I hereby certify, That the indebtedness created by virtue of the adoption of the above resolution may be incurred without violating any of the provisions of the charter.

Mat R. Titus,

June 17th, 1895.

Auditor.

A Joint Resolution instructing the City Engineer to submit an estimate for grading Elm Street was read and adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blochman and Bachman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, viz:

Joint Resolution No. 586.

Be it Resolved, By the common Council of the City of San Diego, as follows:

That the City Engineer be, and he is hereby instructed to make and submit to the Council an estimate of cost of the grading of Elm Street, from Columbia Street to the City Park, according to the established grade thereof, so as to show the cost per front foot for all the property fronting on said Elm Street, between Columbia and the City Park, subject to assessment for the grading to be done.

A Joint Resolution, adding a water main in Thirtieth Street to the Distributing System, was read and adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blochman and Bachman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, viz:

Joint Resolution No. 585.

Be it Resolved, By the common Council of the City of San Diego, as follows:

That in addition to the specifications for which bids have been invited for a water distributing system, that there be also added to and included in said specifications a water main extended out "M" Street from 28th Street, in said City, to 30th Street, thence south

on 30th Street to "R" Street, the specifications therefor to be prepared by the City Engineer and attached to the specifications for said water distributing system already on file in the office of the said City Engineer.

A Joint Resolution instructing the Board of Public Works to have placed on the Plaza two electric arc lights to be lighted on nights of the Band concerts, was read and adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blockman and Bachman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, viz:

Joint Resolution No. 584.

Whereas, There has been a very general request from the patrons of the Open Air Concerts, given on the Plaza by the City Guard Band, and who are residents and taxpayers of the City, that lights be placed at suitable places on said Plaza, thereby making the occasion pleasanter in appearance and will also add to the convenience and comfort of said patrons,

Be it Resolved, That it is the sense of this Council, and the Board of Public Works is hereby instructed forthwith to have placed on the Plaza at suitable points (to be designated by said Board) two (2) electric arc lights, the same to be lighted on the nights that the said concerts are held.

I hereby certify, That the indebtedness incurred by virtue of the adoption of the above resolution may be incurred without violating any of the provisions of the Charter.

Nat H. Titus,

Auditor.

June 17th, 1895.

A Joint Resolution instructing the City Engineer to survey a roadway to Old Town was read and adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blockman and Bachman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, viz:

Joint Resolution No. 582.

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

That the City Engineer be, and is hereby authorized and instructed to survey and present to this Council plans, specifications and an estimate of the cost of a good and sufficient roadway from the present terminus at or near Chalmers Street, to the Iron Bridge at Old Town.

A Resolution of Intention to sidewalk, curb and crosswalk Seventh Street from the north line of "D" Street to the south line of the City Park was read and adopted by the following vote, to-wit:
Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blockman and Bachman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Resolution of Intention as adopted is as follows, to-wit:

Resolution of Intention

To sidewalk, curb and crosswalk Seventh Street from the north line of "D" Street to the south line of the City Park.

Resolved, That it is the intention of the Common Council of the City of San Diego, State of California, to order the following street work to be done in ~~the~~ said City, to-wit:

That that portion of Seventh Street in said City, from the north line of "D" Street to the south line of the City Park, including all intersections of streets between said points, (excepting such portions of said Seventh Street and intersections as are already sidewalked with concrete or bituminous rock) be sidewalked, which sidewalks shall be of concrete and shall be constructed in accordance with specifications therefor as contained in Article 2 of Ordinance No. 226 of the ordinances of said City, approved August 15th, 1893.

And also that that portion of said Seventh Street from the north line of "D" Street to the south line of the City Park, including all intersections of streets between said points (excepting such portions of said street and intersections as are already curbed with concrete or redwood plank) be curbed with concrete in accordance with specifications therefor as contained in general specifications No. 7, of Ordinance No. 226 of the ordinances of said City, approved August 15th, 1893.

And also that all the street intersections of that portions of said Seventh Street between the north line of "D" Street and the south line of the City Park, (except that portion of such intersections at "B" Street which is occupied by a wooden culvert, commonly known as the "B" Street Flume) be crosswalked on both sides of said Seventh Street with bituminous rock laid on the natural earth, which

crosswalks shall extend from curb line to curb line, except at the intersection of "C" Street, at which street intersection the crosswalk shall extend from gutter line to gutter line only; said crosswalks shall be 5 feet 4 inches in width, and shall be constructed in accordance with specifications therefor as contained in Ordinance No. 252 of the ordinances of said city, approved April 24th, 1894.

The San Diego Sun, a daily newspaper printed and circulated in said city, is hereby designated as the newspaper in which this Resolution of Intention conspicuously for two days on or near the Chamber door of said Common Council, and to cause the same to be published by two insertions in said daily newspaper as required by law.

A Joint Resolution instructing the Committee on Gas, Electric Lights and Telephones of the Board of Delegates and the Committee on Public Buildings and Public Lighting of the Board of Aldermen to investigate ~~the~~ as to the advisability of fixing the rates to be charged for the use of Telephones was read and adopted by the following vote, to-wit:

Ayes—Aldermen Beard, Dodson, Sweeney, Spears, Blochman and Bachman.

Noes—None.

Absent—Aldermen Prout, Watson and Levi.

Said Joint Resolution as adopted is as follows, to-wit:

Joint Resolution No. 583.

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

That the Committee on Gas, Electric Lights and Telephones of the Board of Delegates, and the Committee on Public Buildings and Public Lighting of the Board of Aldermen be, and are hereby authorized and instructed to investigate and recommend to this Council "the rate of compensation to be charged and collected by any person, company or corporation in this City for the use of telephones."

On motion of Alderman Bachman all City employees belonging to the Naval Reserve were allowed to go into camp at La Jolla with their command.

Whereupon the Board adjourned.

Attest: W. H. Sedgwick President of the Board of Aldermen, City Clerk. Simon Levi